Tariff Item		Description of goods	Unit	Rate of duty
(1)		(2)	(3)	(4)
	_	Parts and accessories:		
9009 91 00		Automatic document feeders	kg.	16%
9009 92 00		Paper feeders	kg.	16%
9009 93 00		Sorters	kg.	16%
9009 99 00		Other	kg.	16%
9010		Apparatus and equipment for photographic (including	~5.	1074
74.4		CINEMATOGRAPHIC) LABORATORIES (INCLUDING APPARATUS FOR THE PROJECTION OR DRAWING OF CIRCUIT PATTERNS ON SENSITISED SEMICONDUCTOR MATERIALS), NOT SPECIFIED OR INCLUDED ELSEWHERE IN THIS CHAPTER; NEGATOSCOPES; PROJECTION		
9010 10 00	-	screens Apparatus and equipment for automatically developing photographic (including cinematographic) film or paper in rolls or	u	16%
	_	for automatically exposing developed film to rolls of photographic paper Apparatus for the projection or drawing of		
•		circuit patterns on sensitised semiconductor materials:		
9010 41 00		Direct write-on-wafer apparatus	Ų	16%
9010 42 00		Step and repeat aligners	ų	16%
9010 49 00		Other	u	16%
9010 50 00	•	Other apparatus and equipment for photographic (including cinematographic) laboratories; negatoscopes	u	16%
9010 60 00	_			16%
9010 60 00 9010 90 00		Projection screens Parts and accessories	u kg.	16%
9010 90 00	-	Compound optical microscopes, including those for photomicro-graphy, cinephotomicrography or microprojection	ĸg.	
9011 10 00	-	Stereoscopic microscopes	u	16%
9011 20 00		Other microscopes, for photomicrography, cinephotomicrography or microprojection	u	16% .
9011 80 00	-	Other microscopes	u	16%
9011 90 00 9012	-	Parts and accessories Microscopes other than optical microscopes; DIFFRACTION APPARATUS	kg.	16%
9012 10	. •	Microscopes other than optical microscopes; diffraction apparatus:		
9012 10 10		Electron microscopes fitted with equipment specifically designed for the handling and	u	16%
0010 10 00		transport of semiconductor wafers or reticles		16%
9012 10 90		Other	u ka	16% 16%
9012 90 00 9013	•	Parts and accessories Liquid Crystal Devices not constituting articles provided for more specifically in other headings; lasers, other than laser diodes; other optical appliances and instruments, not specified or included else where in this	kg.	1079
9013 10	•	CHAPTER Telescopic sights for fitting to arms; periscopes; telescopes designed to form parts of machines, appliances, instruments or apparatus of this Chapter or Section XVI:		
9013 10 10		Telescopic sights for fitting to arms	u	16%
		Periscopes	u	16%
9013 10 90		Other	u	16%
9013 20 00	-	Lasers, other than laser diodes	u	16%
9013 80	-	Other devices, appliances and instruments:		
9013 80 10			u	16%
		Other	u	16%
9013 80 90	-	Parts and accessories:		
		Parts and accessories: For liquid crystal devices (LCD)	kg.	16%

Tariff Item		Description of goods	Unit	Rate of duty
(1)		(2)	(3)	(4)
9014		DIRECTION FINDING COMPASSES; OTHER NAVIGATIONAL		
7017		INSTRUMENTS AND APPLIANCES		
9014 10 00		Direction finding compasses	u	16%
9014 20 00	_	Instruments and appliances for aeronautical	u	16%
301. 20 00		or space navigation (other than compasses)	-	1070
9014 80	_	Other instruments and appliances:		•
9014 80 10		Echo sounding instrument	u	16%
9014 80 20		Sextants	u	16%
9014 80 90			u	16%
9014 90 00		Parts and accessories	kg.	16%
9015		SURVEYING (INCLUDING PHOTOGRAMMETRICAL SURVEYING),	. 5.	1070
, 4.0		HYDROGRAPHIC, OCEANOGRAPHIC, HYDROLOGICAL,		
		METEOROLOGICAL OR GEOPHYSICAL INSTRUMENTS AND		
		APPLIANCES, EXCLUDING COMPASSES; RANGEFINDERS		
9015 10 00	-	Rangefinders	u	16%
9015 20 00		Theodolities and tachymeters (tacheometers)	u	16%
9015 30	_	Levels:	·	1070
9015 30 10		Dumpy levels or engineer's levels or builder's	u	16%
,015 50 10		levels (not automatic) and quick set levels	u	1074
		with or without horizontal circles		
9015 30 90		Other	ď	16%
9015 40 00				
9013 40 00	•	Photogrammetrical surveying instruments	u	16%
9015 80		and appliances		
	-	Other instruments and appliances:		1202:
9015 80 10		Hydrographic instruments	u	16%
9015 80 20		Meteorological instruments	u.	16%
9015 80 30		Geophysical instruments	u	16%
9015 80 90		Other	ุ่ย	16%
9015 90 00	-	Parts and accessories	kg.	l.6%
9016		BALANCES OF A SENSITIVITY OF 5 Cg OR BETTER, WITH OR		
0016 00		WITHOUT WEIGHTS		
9016 00	-	Balances of a sensitivity of 5cg or better, with or		
0017 00 10		without weights:		
9016 00 10		= *************************************	u	16%
9016 00 20			ū	16%
9016 00 90 901 7		Parts	kg.	16%
901/		DRAWING, MARKING-OUT OR MATHEMATICAL CALCULATING		
		INSTRUMENTS (FOR EXAMPLE, DRAFTING MACHINES,		
		PANTOGRAPHS, PROTRACTORS, DRAWING SETS, SLIDE RULES,		
		DISC CALCULATORS); INSTRUMENTS FOR MEASURING LENGTH,		
		FOR USE IN THE HAND (FOR EXAMPLE, MEASURING RODS AND		
		TAPES, MICROMETERS, CALLIPERS), NOT SPECIFIED OR INCLUDED		
9017 10 00		ELSEWHERE IN THIS CHAPTER		1.484
9017 10 00	•	Drafting tables and machines, whether or not	บ	16%
9017 20		automatic		
9017 20	-	Other drawing, marking-out or mathematical		
9017 20 10		calculating instruments:		
9017 20 10		Drawing and marking-out instruments	u	Nil
9017 20 20		Mathematical calculating instruments	u	Nil
9017 20 90		Pantograph	u	Nil
9017 20 90		Other	u	Nil
	-	and ganges.		1.684
9017 30 10			u	16%
9017 30 21				1.60/
		8	u	16%
9017 30 22		0	u	16%
9017 30 23		•	u	16%
9017 30 29			u	16%
9017 80 9017 80 10	-			1.404
9017 80 10			u	16%
9017 80 90			D.	16%
2011 711 HU	-	Parts and accessories	kg.	16%

Tariff Item		Description of goods	Unit	Rate of duty
(1)		(2)	(3)	(4)
9018		INSTRUMENTS AND APPLIANCES USED IN MEDICAL, SURGICAL,		
		DENTAL OR VETERINARY SCIENCES, INCLUDING SCIENTIGRAPHIC		
		APPARATUS, OTHER ELECTROMEDICAL APPARATUS AND		
		SIGHT-TESTING INSTRUMENTS		
	-	Electro-diagnostic apparatus (including		
		apparatus for functional exploratory examinations		
		or for checking physiological parameters):		
018 11 00	'		ц	16%
9018 12		Ultrasonic scanning apparatus:		
018 12 10		Linear ultrasound scanner	u	16%
018 12 90		Other	u	16%
018 13 00		Magnetic resonance imaging apparatus	u	16%
018 14 00		Scientigraphic apparatus	u,	16%
9018 19		Other:		
018 19 10		Electro encephalographs	u	16%
018 19 20		Echo cardiograph	น	16%
018 19 90		Other	u	16%
018 20 00	-	Ultra-violet or infra-red ray apparatus	ц	16%
	-	Syringes, needles, catheters, cannulae and the		
		like:		
018 31 00		Syringes, with or without needles	u	16%
9018 32		Tubular metal needles and needles for sutures:		
018 32 10		Needles for suture	kg.	16%
018 32 20		Hollow needles for injection, aspiration,	kg.	16%
		biopsy and transfusion	_	
018 32 30		Hilerio venus fistula needles	kg.	16%
018 32 90		Other	kg.	16%
9018 39				
018 39 10		Catheters (for urine, stool)	u	16%
018 39 20		Cardiac catheters	ш	16%
018 39 30		Cannulae	u	16%
018 39 90		Other	u .	16%
	-	Other instruments and appliances, used in dental		
019 41 00		sciences: Dental drill engines, whether or not combined	u.	16%
018 41 00		on a single base with other dental equipment	ц	1076
018 49 00		Other	u	16%
9018 50	-	Other ophthalmic instruments and appliances:	•	1070
018 50 10		Ophthalmoscopes	u	16%
018 50 20		Tonometers	u	16%
018 50 30		Ophthalmic lasers	u	16%
018 50 90		Other	u	16%
9018 90	-	Other instruments and appliances:		
		Diagnostic instruments and apparatus:		
018 90 11		Instrument and apparatus for measuring blood	u	16%
· - - -		pressure		
018 90 12		Stethoscopes	ย	16%
018 90 19		Other	u	16%
•		Surgical tools:		•
018 90 21		Bone saws, drills and trephines	u	16%
018 90 22		Knives, scissors and blades	u	16%
		Forceps, forcep clamps, clips, needle holders,	u	16%
		introducers, cephalotribe bone holding and other holding instruments		
018 90 24		Chisel, gauges, elevators, raspatones, osteotome, craniotome, bone cutters	u	16%
9018 90 25		Retractors, spatulaprobes, hooks dialators, sounds, mallets	υ	16%
9018 90 29		Other	u	16%
TO JU AJ		* * * * * * * * * * * * * * * * * * *	-	•
		apparatus and haemofiltration instruments:		

Tariff Item	Description of goods	Unit	Rate of duty
(1)	(2)	(3)	(4)
9018 90 31	Renal dialysis equipment (artificial kidneys,	u	16%
	kidney machines and dialysers)		
9018 90 32	Blood transusion apparatus	ü	16%
9018 90 33	Haemofiltration instruments	U	16%
	Anesthetic apparatus and instruments, ENT		
	precision instruments, acupuncture apparatus,		
	and endoscopes:		
9018 90 41	Anesthetic apparatus and instruments	u	16%
9018 90 42	ENT precision instruments	u	16%
9018 90 43	Acupuncture apparatus	u	16%
9018.90 44	Endoscopes	u	16%
	Other:		
9018 90 91	Hilerial or venous shunts	u	16%
9018 90 92	Baby incubators	u	16%
9018 90 93	Heart-lung machines	u	16%
9018 90 94	Defibrillators	u	16%
9018 90 95	Fibrescopes	u	16%
9018 90 96	Laproscopes	u	16%
9018 90 97	Vetrasonic lithotripsy instruments	u	16%
9018 90 98	Apparatus for nerve stimulation	u	16%
9018 90 99	Other	u	16%
9019	MECHANO-THERAPY APPLIANCES; MASSAGE APPARATUS;		
	PSYCHOLOGICAL APTITUDE-TESTING APPARATUS; OZONE		
	THERAPY, OXYGEN THERAPY, AEROSOL THERAPY, ARTIFICIAL		
	RESPIRATION OR OTHER THERAPEUTIC RESPIRATION APPARATUS		
9019 10 -	Mechano-therapy appliances; massage		
	apparatus; psychological aptitude-testing	,	
	apparatus:		
9019 10 10	Mechano-therapy appliances	u	16%
9019 10 20	Massage apparatus	u	16%
9019 10 90	Other	u	16%
9019 20 -	Ozone therapy, oxygen therapy, aerosol therapy,		
	artificial respiration or other therapeutic		
	respiration apparatus:		
9019 20 10	Oxygen therapy apparatus	u	16%
9019 20 90	Other	u	16%
9020 00 00	OTHER BREATHING APPLIANCES AND GAS MASKS,	u	16%
	EXCLUDING PROTECTIVE MASKS HAVING NEITHER		
	MECHANICAL PARTS NOR REPLACEABLE FILTERS		,
9021	ORTHOPAEDIC APPLIANCES, INCLUDING CRUTCHES, SURGICAL		
	BELTS AND TRUSSES; SPLINTS AND OTHER FRACTURE		
	APPLIANCES; ARTIFICIAL PARTS OF THE BODY; HEARING AIDS		
	AND OTHER APPLIANCES WHICH ARE WORN OR CARRIED, OR		
	IMPLANTED IN THE BODY, TO COMPENSATE FOR A DEFECT OR		
0031 10 00	DISABILITY		
9021 10 00 -	Orthopeaedic or fracture appliances	u	Nil
0021 21 00	Artificial teeth and dental fittings:		***
9021 21 00 9021 29 00		u·	Nil
9021 29 00	Other autificial and of the ball	u	Nil
9021 31 00	Other artificial parts of the body:		2111
9021 39 00	Artificial joints Other	u	Nil
9021 40 -		u	Nil
9021 40 10	Hearing aids, excluding parts and accessories: Frequency modulated hearing aid system used		MO
>021 40 10 eee		u	Nil
	for hearing by handicapped persons in group situation		
9021 40 90	Other		MH
9021 50 00 -	Pacemakers for stimulating heart muscles,	u u	Nil Nil
	excluding parts and accessories	IJ	1911
9021 90 -	Other:		
7021 YU -	warred .		
9021 90 10	Parts and accessories of hearing aids	kg.	Nil

(1) (2) 9022 Apparatus based on the use of X-rays or of alipha, beta or gamma radiations, whether or not for medical, surgical, dental or veterinary uses, including radiography or radiotherapy apparatus, X-ray tubes and other X-ray generators, high tension	(3)	(4)
OR GAMMA RADIATIONS, WHETHER OR NOT FOR MEDICAL, SURGICAL, DENTAL OR VETERINARY USES, INCLUDING RADIOGRAPHY OR RADIOTHERAPY APPARATUS,		
OR GAMMA RADIATIONS, WHETHER OR NOT FOR MEDICAL, SURGICAL, DENTAL OR VETERINARY USES, INCLUDING RADIOGRAPHY OR RADIOTHERAPY APPARATUS,		
SURGICAL, DENTAL OR VETERINARY USES, INCLUDING RADIOGRAPHY OR RADIOTHERAPY APPARATUS,		
RADIOGRAPHY OR RADIOTHERAPY APPARATUS,		
•		
GENERATORS, CONTROL PANELS AND DESKS, SCREENS,		
EXAMINATION OR TREATMENT TABLES, CHAIRS AND THE LIKE		
- Apparatus based on the use of X-rays, whether		
or not for medical, surgical, dental or veterinary		
uses, including radiography or radiotherapy		
apparatus:		
222 12 00 Computed tomography apparatus	ŭ	16%
222 12 00 Other, for dental uses		16%
9022 14 Other, for medical, surgical or veterinary uses:	ų	10 /6
22 14 10 X-ray generators and apparatus (non-portable) u	16%
222 14 20 Portable X-ray machine	, u	16%
022 14 90 Other	u u	16%
022 19 00 For other uses	u	16%
- Apparatus based on the use of alpha, beta or	-	
gamma radiation, whether or not for medical,		
surgical, dental or veterinary uses, including		
radiography or radiotherapy apparatus:		
022 21 00 For medical, surgical, dental or veterinary use	งบ	16%
022 29 00 For other uses	u	16%
022 30 00 - X-ray tubes	u	16%
9022 90 - Other, including parts and accessories:		
022 90 10 X-ray valves	u	16%
022 90 20 Radiation generation units	u	16%
022 90 30 Radiation beam delivery units	u	16%
022 90 40 X-ray examination or treatment table, chairs	u	16%
and the like		
022 90 90 Other	kg.	16%
9023 INSTRUMENTS, APPARATUS AND MODELS, DESIGNED FOR		•
DEMONSTRATIONAL PURPOSES (FOR EXAMPLE, IN EDUCATION		
OR EXHIBITIONS), UNSUITABLE FOR OTHER USES		
9023 00 - Instruments, apparatus and models, designed for		
demonstrational purposes (for example, in education or exhibitions), unsuitable for other		
eaucation or exhibitions), unsuitable for other		
uses: 023 00 10 Teaching aids	u	16%
023 00 90 Other	u	16%
9024 Machines and appliances for testing the hardness,	•	
STRENGTH, COMPRESSIBILITY, ELASTICITY OR OTHER MECHANICAL		
PROPERTIES OF MATERIALS (FOR EXAMPLE, METALS, WOOD,		
TEXTILES, PAPER, PLASTICS)		
024 10 00 - Machines and appliances for testing metals	u	16%
9024 80 - Other machines and appliances:		
024 80 10 For testing textiles, paper and paperboard	u	16%
Other:		
024 80 91 For testing hardness	u	16%
024 80 99 Other	u	16%
024 90 00 - Parts and accessories	kg.	16%
9025 HYDROMETERS AND SIMILAR FLOATING INSTRUMENTS,		
THERMOMETERS, PYROMETERS, BAROMETERS, HYGROMETERS		
AND PSYCHROMETERS, RECORDING OR NOT, AND ANY		
COMBINATION OF THESE INSTRUMENTS		
- Thermometers and pyrometers, not combined with		
other instruments:		
9025 11 Liquid-filled, for direct reading:	.,	16%
025 11 10 Clinical thermometers	u u	16%
0025 11 90 Other	•	

Tariff Item		Description of goods	Unit	Rate of duty	,
(1)		(2)	(3)	(4)	
9025 19		Other:			
9025 19 10		Digital thermometers	u	16%	
9025 19 20		Pyrometers	u	16%	
9025 19 90		Other	u	16%	
9025 80	_	Other instruments:	u	1076	
9025 80 10		Hydrometers and similar floating instruments	u	16%	
9025 80 20		Barometers, not combined with other instrument			
9025 80 30		Lactometer		16%	
9025 80 90		Other	u 	16%	
9025 90 00		Parts and accessories	u 1	16%	
9026		INSTRUMENTS AND APPARATUS FOR MEASURING OR CHECKING	kg.	16%	
7020		THE FLOW, LEVEL, PRESSURE OR OTHER VARIABLES OF LIQUIDS			
		OR GASES (FOR EXAMPLE, FLOW METERS, LEVEL GAUGES,			
		MANOMETERS, HEAT METERS), EXCLUDING INSTRUMENTS AND			
		APPARATUS OF HEADING 9014, 9015, 9028 OR 9032			
9026 10	-	For measuring or checking the flow or level of			
- -		liquids:			
9026 10 10	•	Flow meters	u	16%	
0026 10 20		Level gauges	U	16%	
9026 10 90		Other	u	16%	
9026 20 00	-	For measuring or checking pressure	u	16%	
9026 80	-	Other instruments or apparatus:	_		
9026 80 10			u	16%	
9026 80 90		Other	u	16%	
9026 90 00	-	Parts and accessories	kg.	16%	
9027		INSTRUMENTS AND APPARATUS FOR PHYSICAL OR CHEMICAL	-		
		ANALYSIS (FOR EXAMPLE, POLARIMETERS, REFRACTOMETERS,			
		SPECTROMETERS, GAS OR SMOKE ANALYSIS APPARATUS);			5 -
		INSTRUMENTS AND APPARATUS FOR MEASURING OR CHECKING			
		VISCOSITY, POROSITY, EXPANSION, SURFACE TENSION OR THE			
		LIKE; INSTRUMENTS AND APPARATUS FOR MEASURING OR			
		CHECKING QUANTITIES OF HEAT, SOUND OR LIGHT (INCLUDING			
9027 10 00		EXPOSURE METERS); MICROTOMES			
9027 10 00	•	Gas or smoke analysis apparatus	u	16%	
9027.30	•	Chromatographs and electrophoresis instruments Spectrometers, spectrophotometers and	u	16%	
7027 20	-	Spectrometers, spectrophotometers and spectrographs using optical radiations (UV, visible,			
		IR):			
0027 30 10		Spectrometers	u	16%	
027 30 20		Spectrophotometers	u	16%	
0027 30 90			u	16%	
0027 40 00	- ,	Exposure meters	u	16%	
9027 50	-	Other instruments and apparatus using optical			
		radiations (UV, visible, IR):			
0027 50 10		Photometers	u	16%	
027 50 20		Refractometers	u	16%	
		Polarimeters	u	16%	
9027 50 90 9027 80		•	ម	16%	
9027 80 10	-	Other instruments and apparatus: Viscometers		1.60	
027 80 10			u	16%	
027 80 20		Instruments and apparatus for measuring the	u	16%	
55 50		surface or interfocial tension of liquids	u	16%	
027 80 40		Nuclear magnetic resonance instruments	u	16%	
027 80 90		Other	u U	16%	
9027 90	-	Microtomes; parts and accessories:	4	10/0	
027 90 10		Microtomes, including parts and accessories	kg.	16%	
		thereof	~6.		
027 90 20		Printed circuit assemblies for the goods of	kg.	16%	
027 30 20					

Tariff Item		Description of goods	Unit	Rate of duty
(1)		(2)	(3)	(4)
9027 90 90		- Other	kg.	16%
9028		GAS, LIQUID OR ELECTRICITY SUPPLY OR PRODUCTION METERS,	~ ₽.	1076
		INCLUDING CALIBRATING METERS THEREFOR		
9028 10 00		Gas meters	u	16%
9028 20 00	-	Liquid meters	u	16%
9028 30	-	Dictirity meiers.		
9028 30 10			ų	16%
9028 30 90		other.	u	16%
9028 90		· ar is and accessories .		
9028 90 10		. o. orotarony motors	kg.	16%
9028 90 90		3 th 41	kg.	16%
9029		REVOLUTION COUNTERS, PRODUCTION COUNTERS, TAXIMETERS,		
		MILEOMETERS, PEDOMETERS AND THE LIKE; SPEED INDICATORS		,
		AND TACHOMETERS, OTHER THAN THOSE OF HEADING 9014 OR		
9029 10		9015; STROBOSCOPES		•
2047 IU	•	Revolution counters, production counters,		
		taximeters, mileometers, pedometers and the like:		
029 10 10		Taximeters		i.
029 10 10		Other	u	16%
9029 20			Ù	16%
029 20 10		Speed indicators and tachometers; stroboscopes: Tachometers, non-electrical		
029 20 20		Speedometers, non-electrical	u	16%
029 20 30		Stroboscopes	u	16%
029 20 90		Other	u	16%
029 90 00		Parts and accessories	п	16%
9030			kg.	16%
		OSCILLOSCOPES, SPECTRUM ANALYSERS AND OTHER		
		INSTRUMENTS AND APPARATUS FOR MEASURING OR CHECKING ELECTRICAL QUANTITIES, EXCLUDING METERS OF HEADING 9028;		
		INSTRUMENTS AND APPARATUS FOR MEASURING OR DETECTING		
		ALPHA, BETA, GAMMA, X-RAY, COSMIC OR OTHER IONISING		
		RADIATIONS		
030 10 00		Instruments and apparatus for measuring or		1604
		detecting ionising radiations	u	16%
030 20 00	-			1.604
		oscillographs	Ц	16%
	-	Other instruments and apparatus, for measuring		
		or checking voltage, current, resistance or power,	1	
		without a recording device:		•
030 31 00		Multimeters		1.60/
9030 39		Other:	u	16% .
030 39 10		Ammeters, volt meters and watt meters		1.60/
030 39 20		Spectrum resistance meters	u u	16% 16%
030 39 30		Capacitance meter	u	16%
30 39 40	•••	Frequency measuring apparatus	u	16%
30 39 50			u	16%
30 39 90		Other	u u	16%
30 40 00	- (Other instruments and apparatus, specially	u	16%
		designed for telecommunications (for example,		
		cross-talk meters, gain measuring instruments.		
		distortion factor meters, psophometers)		
	~	Other instruments and apparatus:		
30 82 00		For measuring or checking semiconductor	u	16%
		wafers or devices		
30 83 00		Other, with a recording device	u	16%
9030 89		Other:		
=		Scintillator counters	u	16%
		Vectroscope	u	16%
	· ·	Other	u	16%
		Parts and accessories:		
13A QA 1A		Of meters and counters	kg.	16%

Rate of duty Unit Description of goods Tariff Item (4) (3) (2) **(I)** 16% kg. 9030 90 90 ---Other MEASURING OR CHECKING INSTRUMENTS, APPLIANCES AND 9031 MACHINES, NOT SPECIFIED OR INCLUDED ELSEWHERE IN THIS CHAPTER; PROFILE PROJECTORS kg. 16% Machines for balancing mechanical parts 9031 10 00

Clocks and watches and parts thereof

Notes

1. This Chapter does not cover:

- (a) clock or watch glasses or weights (classified according to their constituent material);
 - (b) watch chains (heading 7113 or 7117, as the case may be);
- (c) parts of general use, as defined in Note 2 to Section XV, of base metal (Section XV), or similar goods of plastics (Chapter 39) or of precious metal or metal clad with precious metal (generally heading 7115); clock or watch springs are, however, to be classified as clock or watch parts (heading 9114);
 - (d) bearing balls (heading 7326 or heading 8482, as the case may be);
 - (e) articles of heading 8412 constructed to work without an escapement;
 - (f) ball bearings (heading 8482);
- (g) articles of Chapter 85, not yet assembled together or with other components into watch or clock movements or into articles suitable for use solely or principally as parts of such movements (Chapter 85).
- 2. Heading 9101 covers only watches with case wholly of precious metal or of metal clad with precious metal, or of the same materials combined with natural or cultured pearls, or precious or semi-precious stones (natural, synthetic or reconstructed) of headings 7101 to 7104. Watches with case of base metal inlaid with precious metal fall in heading 9102.
- 3. For the purposes of this Chapter, the expression "watch movements" means devices regulated by a balance-wheel and hairspring, quartz crystal or any other system capable of determining intervals of time, with a display or a system to which a mechanical display can be incorporated. Such watch movements shall not exceed 12 mm in thickness and 50 mm in width, length or diameter.
- 4. Except as provided in Note 1, movements and other parts suitable for use both in clocks or watches and in other articles (for example, precision instruments) are to be classified in this Chapter.

Tariff Item		Description of goods	Unit	Rate of duty
(1)		(2)	(3)	(4)
9101	-	WRIST-WATCHES, POCKET-WATCHES AND OTHER WATCHES, INCLUDING STOP-WATCHES, WITH CASE OF PRECIOUS METAL OR OF METAL CLAD WITH PRECIOUS METAL Wrist-watches, electrically operated whether or not incorporating a stop-watch facility:		
9101 11 00		With mechanical display only	u	16%
9101 12 00		With opto-electronic display only	U	16%
9101 19 00		Other	u	16%
	-	Other wrist-watches, whether or not incorporating a stop-watch facility:		
9101 21 00		With automatic winding	u	16%
9101 29 00		Other	u	16%
	-	Other:		

OFFICIAL GAZETTE — GOVT. OF GOA (SUPPLEMENT)

Tariff Item		Description of goods	Unit	Rate of duty
(1)		(2)	(3)	(4)
9101 91		Electrically operated:		
9101 91 10		Pocket-watches	u	16%
9101 91 20		Stop-watches	u	16%
9101 91 90		Other	u	16%
9101 99		Other:		
9101 99 10		Pocket-watches	u	16%
9101 99 20		Stop-watches	u	16%
9101 99 90		Other	u	16%
9102		WRIST-WATCHES, POCKET-WATCHES AND OTHER WATCHES,		
		INCLUDING STOP WATCHES, OTHER THAN THOSE OF HEADING 9101		
	_			
	-	not incorporating a stop-watch facility:		
9102 11 00		With mechanical display only	u	16%
9102 12 00		With opto-electronic display only	IJ	16%
9102 19 00			น	16%
	_	Other wrist-watches, whether or not		
		incorporating a stop-watch facility:		
9102 21 00		With automatic winding	u	16%
9102 29 00		Other	ц	16%
0.105	-	Other:		
9102 91		Electrically operated:		1/0/
9102 91 10		Pocket-watches	u	16% 16%
9102 91 20		Stop-watches Other	u u	16%
9102 91 90 9102 99		Other:	u	1070
9102 99 10		Pocket-watches	u	16%
9102 99 20		Stop-watches	u	16%
9102 99 90		Other	u	16%
9103		CLOCKS WITH WATCH MOVEMENTS, EXCLUDING CLOCKS OF		
		HEADING 9104		
9103 10 00	-	Electrically operated	u	16%
9103 90 00	-	Other	u	16%
9104 00 00		INSTRUMENT PANEL CLOCKS AND CLOCKS OF A SIMILAR TYPE FOR VEHICLES, AIRCRAFT, SPACECRAFT OR VESSELS	u	16%
9105		OTHER CLOCKS		
,,,,,	-	Alarm clocks:		
9105 11 00		Electrically operated	u	16%
9105 19 00		Other	u	16%
	-	Wall clocks:		
9105 21 00	••	Electrically operated	ù	16%
9105 29 00		Other	u	16%
9105 91 00		Other: Electrically operated	u	16%
9105 91 00			u	1070
9105 99 10			บ	16%
9105 99 90		Other	u	16%
9106		TIME OF DAY RECORDING APPARATUS AND APPARATUS FOR		
		MEASURING, RECORDING OR OTHERWISE INDICATING INTERVALS		
		OF TIME, WITH CLOCK OR WATCH MOVEMENT OR WITH		
		SYNCHRONOUS MOTOR (FOR EXAMPLE, TIME-REGISTERS, TIME-		
9106 10 00		RECORDERS) Time-registers; time-recorders		16%
9106 10 00		Parking meters	u u	16%
9106 90 00		Other	บ	16%
9107 00 00		Time switches with clock or watch movement or with	น	16%
		SYNCHRONOUS MOTOR		
9108		WATCH MOVEMENTS, COMPLETE AND ASSEMBLED		
		Electrically operated:		
9108 11 00				16%
		to which a mechanical display can be incor	-	
9108 12 00		porated With opto-electronic display only		16%
9108 12 00			u	16%
7100 17 00		- Carrier - Carr		1070

Tariff Item		Description of goods	Unit	Rate of duty	
(1)		(2)	(3)	(4)	
9108 20 00	-	With automatic winding	น	16%	
9108 90 00	-	Other	u	16%	
9109		CLOCK MOVEMENTS, COMPLETE AND ASSEMBLED			
	-	Electrically operated:			
9109 11 00		Of alarm clocks	ų	16%	
9109 19 00		Other	u	16%	
9109 90 00	-	Other	u	16%	
9110		COMPLETE WATCH OR CLOCK MOVEMENTS, UNASSEMBLED OR			
-		PARTLY ASSEMBLED (MOVEMENT SETS); INCOMPLETE WATCH OR			
		CLOCK MOVEMENTS, ASSEMBLED; ROUGH WATCH OR CLOCK		,	
		MOVEMENTS			
	_	Of watches:			
9110 11 00		Complete movements, unassembled or	u	16%	
7110 11 00		partly assembled (movement sets)	•		
9110 12 00		Incomplete movements, assembled	kg.	16%	
9110 19 00		Rough movements	kg.	16%	
9110 90 00	-	Other	kg.	16%	
9111	-	WATCH CASES AND PARTS THEREOF	NB.	1070	
9111 10 00		Cases of precious metal or of metal clad	u	16%	
9111 10 00	•	with precious metal	ч.	1070	
9111 20 00		•		16%	
9111 20 00	-	Cases of base metal, whether or not gold-or	u	1 0 76	
0111 00 00		silver-plated		1 6 0/	
9111 80 00	-	4	<u>u</u>	16%	
9111 90 00	-	Parts	kg.	16%	
9112		CLOCK CASES AND CASES OF A SIMILAR TYPE FOR OTHER			
		GOODS OF THIS CHAPTER, AND PARTS THEREOF		1.444	
9112 20 00	-	Cases	. u	16%	
9112 90 00	•		kg.	16%	
9113		WATCH STRAPS, WATCH BANDS AND WATCH BRACELETS, AND			
		PARTS THEREOF			
9113 10 00	-	or provide and a contract of the provide provi	kg.	16%	
		metal			
9113 20	-	Of base metal, whether or not gold- or silver-			
		plated:			
9113 20 10			kg.	16%	
9113 20 90			kg.	16%	
9113 90	-	Other:			
9113 90 10		Parts	kg.	16%	
9113 90 90		Other	kg.	16%	
9114		OTHER CLOCK OR WATCH PARTS			
9114 10	-	Springs, including hair-springs:			
9114 10 10		For watches	kg.	16%	
9114 10 20		For clocks	kg.	16%	
9114 20 00	-	Jewels	kg.	16%	
9114 30	_	Dials:	_		
9114 30 10		For watches	kg.	16%	
9114 30 20		For clocks	kg.	16%	
9114 40	-	Plates and bridges:	-		
9114 40 10		For watches	kg.	16%	
9114 40 20		For clocks	kg.	16%	
9114 90		Other:	٠. ي		
2117 JV	_				
9114 90 10		For watches	kg. `	16%	

Musical instruments; parts and accessories of such articles

Notes

- 1. This Chapter does not cover:
- (a) parts of general use, as defined in Note 2 to Section XV, of base metal (Section XV), or similar goods of plastics (Chapter 39);
- (b) microphones, amplifiers, loud-speakers, head-phones, switches, stroboscopes or other accessory instruments, apparatus or equipment of Chapter 85 or 90, for use with but not incorporated in or housed in the same cabinet as instruments of this Chapter;
 - (c) toy instruments or apparatus (heading 9503); or
 - (d) brushes for cleaning musical instruments (heading 9603).
- 2. Bows and sticks and similar devices used in playing the musical instruments of heading 9202 or 9206 presented with such instruments in numbers normal thereto and clearly intended for use therewith, are to be classified in the same heading as the relative instruments.

Cards, discs and rolls of heading 9209 presented with an instrument are to be treated as separate articles and not as forming a part of such instrument.

Tariff Item		Description of goods	Unit	Rate of Duty
(1)		(2)	(3)	(4)
9201		Pianos, including automatic pianos; harpsi-chords		
		AND OTHER KEYBOARD STRINGED INSTRUMENTS		
9201 10 00	-	Upright pianos	u	16%
9201 20 00	-	Grand pianos	u	16%
9201 90 00	-	Other	u	16%
9202		OTHER STRING MUSICAL INSTRUMENTS (FOR EXAMPLE, GUITARS, VIOLINS, HARPS)	•	
9202 10 00	-	Played with a bow	u	16%
9202 90 00	-	Other	u	16%
9203		KEYBOARD PIPE ORGANS, HARMONIUMS AND SIMILAR KEYBOARD INSTRUMENTS WITH FREE METAL REEDS		
9203 00	-	Keyboard pipe organs; harmoniums and similar keyboard instruments with free metal reeds:		
9203 00 10		Harmoniums and similar key board instruments with free metal reeds	u	16%
9203 00 90		Other	u	16%
9204		ACCORDIONS AND SIMILAR INSTRUMENTS, MOUTH ORGANS		
9204 10 00		Accordions and similar instruments	u	16%
9204 20 00		Mouth organs	u	16%
9205		OTHER WIND MUSICAL INSTRUMENTS (FOR EXAMPLE, CLARINETS, TRUMPETS, BAGPIPES)		
9205 10 00	-	Brass-wind instruments	u	16%
9205 90	_	Other:		
9205 90 10		Flutes	u	16%
9205 90 20		Clarinets	u	16%
9205 90 90		Other	u	16%
9206 00 00		PERCUSSION MUSICAL INSTRUMENTS (FOR EXAMPLE, DRUMS, XYLOPHONES, CYMBOLS, CASTANETS, MARACAS)	u	16%

Tariff Item	Description of goods	Unit	Rate of duty	
(1)	(2)	(3)	(4)	
9207	Musical instruments, the sound of which is produced, or must be amplified, electrically (for example,			
	ORGANS, GUITARS, ACCORDIONS)			
9207 10 00	- Keyboard instruments, other than accordions	u	16%	
9207 90 00	- Other	u	16%	
9208	MUSICAL BOXES, FAIRGROUND ORGANS, MECHANICAL STREET			
	ORGANS, MECHANICAL SINGING BIRDS, MUSICAL SAWS AND			
	OTHER MUSICAL INSTRUMENTS NOT FALLING WITHIN ANY			
	OTHER HEADING OF THIS CHAPTER; DECOY CALLS OF ALL			
	KINDS; WHISTLES, CALL HORNS AND OTHER MOUTH-BLOWN			
	SOUND SIGNALLING INSTRUMENTS			
9208 10 00	- Musical boxes	· u	16%	
9208 20 00	- Other	u	16%	
9209	PARTS (FOR EXAMPLE, MECHANISMS FOR MUSICAL BOXES)			
	AND ACCESSORIES (FOR EXAMPLE, CARDS, DISCS AND ROLLS			
	FOR MECHANICAL INSTRUMENTS) OF MUSICAL INSTRUMENTS;			
	METRONOMES, TUNING FORKS AND PITCH PIPES OF ALL KINDS		1 - 1	
9209 10 00	- Metronomes, tuning forks and pitch pipes	kg.	16%	
9209 20 00	- Mechanisms for musical boxes	kg.	16%	
9209 30 00	- Musical instrument strings	kg.	16%	
	- Other:			
9209 91 00	Parts and accessories for pianos	kg.	16%	
9209 92 00	Parts and accessories for the musical	kg.	16%	
	instruments of Heading 9202			
9209 93 00	Parts and accessories for the musical	kg.	16%	
	instruments of Heading 9203			
9209 94 00	Parts and accessories for the musical	kg.	16%	
	instruments of Heading 9207			
9209 99 00	Other	kg.	16%	

SECTION XIX

CHAPTER 93

ARMS AND AMMUNITION; PARTS AND ACCESSORIES THEREOF

Arms and ammunition; parts and accessories thereof

Notes

- 1. This Chapter does not cover:
- (a) goods of Chapter 36 (for example, percussion caps, detonators, signalling flares);
- (b) parts of general use, as defined in Note 2 to Section XV, of base metal. (Section XV), or similar goods of plastics (Chapter 39);
 - (c) armoured fighting vehicles (heading 8710);
 - (d) telescopic sights or other optical devices suitable for use with arms, unless mounted on a firearm or presented with the firearm on which they are designed to be mounted (Chapter 90); or
 - (e) bows, arrows, fencing foils or toys (Chapter 95).
 - 2. In heading 9306, the reference to "parts thereof" does not include radio or radar apparatus of heading 8526.

Tariff Item	Description of goods	Unit'	Rate of duty
(1)	(2)	(3)	(4)
9301	Military weapons, other than revolvers, pistols and the arms of heading 9307		-
	 Artillery weapons (for example, guns, howitzers and mortars): 		
9301 11 00	Self-propelled	u	Nil
9301 19 00	Other	IJ	Nil
9301 20 00	- Rocket launchers; flame-throwers; grenade launchers; torpedo tubes and similar projectors	u	Nil
9301 90 00	- Other	ú	Nii
9302 00 00	REVOLVERS AND PISTOLS, OTHER THAN THOSE OF HEADING 9303 OR 9304	u	16%
9303	OTHER FIREARMS AND SIMILAR DEVICES WHICH OPERATE BY THE FIRING OF AN EXPLOSIVE CHARGE (FOR EXAMPLE, SPORTING SHOTGUNS AND RIFLES, MUZZLE-LOADING FIREARMS, VERY PISTOLS AND OTHER DEVICES DESIGNED TO PROJECT ONLY SKINAL FLARES, PISTOLS AND REVOLVERS FOR FIRING BLANK AMMUNITION, CAPITVE-BOLT HUMANE KILLERS, LINE-THROWING GUNS)		
9303 10 00	- Muzzle-loading firearms	u	16%
9303 20 00	 Other sporting, hunting or target-shooting shotguns, including combination shotgun-rifles 	u ·	16%
9303 30 00	 Other sporting, hunting or target-shooting rifles 	u	16%
9303 90 00	- Other	u	16%
9304 00 00	Other arms (for example, spring, air or gas guns and pistols, truncheons), excluding those of heading 9307	u	16%
9305	Parts and accessories of articles of headings 9301 to 9304		

Tariff Item		Description of goods	Unit	Rate of duty	
(1)		(2)	(3)	(4)	
9305 10 00	-	Of revolvers or pistols	kg.	16%	
	-	Of shotguns or rifles of heading 9303:	•		
9305 21 00		Shotgun barrels	kg.	16%	
9305 29 00		Other	kg.	16%	
	-	Other:	•		
9305 91 00		Of military weapons of heading 9301	kg.	16%	
9305 99 00		Other	kg.	16%	
9306		BOMBS, GRENADES, TORPEDOES, MINES, MISSILES, AND SIMILAR MUNITIONS OF WAR AND PARTS THEREOF; CARTRIDGES AND OTHER AMMUNITION AND PROJECTILES AND PARTS THEREOF, INCLUDING SHOT AND CARTRIDGE WADS			
9306 10 00		Cartridges for riveting or similar tools or for captive-bolt humane killers and parts thereof	kg.	16%	
	-	Shotgun cartridges and parts thereof; air gun pellets:			
9306 21 00		Cartridges	kg.	16%	
9306 29 00	••	Other	kg.	16%	
9306 30 00	-	Other cartridges and parts thereof	Ü	16%	
9306 90 00		Other	บ	16%	
9307 00 00		SWORDS, CUT LASSES, BAYONETS, LANCES AND SIMILAR ARMS AND PARTS THEREOF AND SCABBARDS AND SHEATHS THEREFOR	u .	16%	

SECTION XX

MISCELLANEOUS MANUFACTURED ARTICLES

CHAPTER 94

Furniture; bedding, mattresses, mattress supports, cushions and similar stuffed furnishing; lamps and lighting fittings, not elsewhere specified or included; illuminated signs, illuminated name-plates and the like; prefabricated building

Notes

- 1. This Chapter does not cover:
- (a) pneumatic or water mattresses, pillows or cushions, of Chapter 39, 40 or 63;
- (b) mirrors designed for placing on the floor or ground [for example, cheval-glasses (swing-mirrors)] of heading 7009;
 - (c) articles of Chapter 71;
- (d) parts of general use, as defined in Note 2 to Section XV, of base metal (Section XV), or similar goods of plastics (Chapter 39), or safes of heading 8303;
- (e) furniture specially designed as parts of refrigerating or freezing equipment of heading 8418; furniture specially designed for sewing machines (heading 8452);
 - (f) lamps and lighting fittings of Chapter 85;
- (g) furniture specially designed as parts of apparatus of heading 8518 (heading 8518), of headings 8519 to 8521 (heading 8522) or of headings 8525 to 8528 (heading 8529);
 - (h) articles of heading 8714;
- (ij) dentists' chairs incorporating dental appliances of heading 9018 or dentists' spittoons (heading 9018);
 - (k) articles of Chapter 91 (for example, clocks and clock cases); or
- (1) toy furniture or toy lamps or lighting fittings (heading 9503), billiard tables or other furniture specially constructed for games (heading 9504), furniture for conjuring tricks or decorations (other than electric garlands) such as Chinese lanterns (heading 9505).
- 2. The articles (other than parts) referred to in headings 9401 to 9403 are to be classified in those headings only if they are designed for placing on the floor or ground.

The following are, however, to be classified in the above-mentioned headings even if they are designed to be hung, to be fixed to the wall or to stand one on the other:

- (a) cupboards, bookcases, other shelved furniture and unit furniture; and
- (b) seats and beds.
- 3. (a) In headings 9401 to 9403 references to parts of goods do not include references to sheets or slabs (whether or not cut to shape but not combined with other parts) of glass (including mirrors), marble or other stone or of any other material referred to in Chapter 68 or 69.
- (b) Goods described in heading 9404, presented separately, are not to be classified in heading 9401, 9402 or 9403 as parts of goods.
- 4. For the purposes of heading 9406, the expression "prefabricated buildings" means buildings which are finished in the factory or put up as elements, presented together, to be assembled on site, such as housing or worksite accommodation, offices, schools, shops, sheds, garages or similar buildings.

Tariff Item	Description of goods	Unit	Rate of duty
(1)	(2)	(3)	(4)
0.404			
9401	Seats (other than those of heading 9402), whether		
2401 10 00	OR NOT CONVERTIBLE INTO BEDS, AND PARTS THEREOF		
9401 10 00 9401 20 00	- Seats of a kind used for aircraft	u	16%
9401 30 00	- Seats of a kind used for motor vehicles	u	16%
9401 40 00	- Swivel seats and variable height adjustment	u	16%
7401 40 00	- Seats other than garden seats or camping equipment, convertible into beds	ย	16%
401 50 00	- Seats of cane, osier, bamboo or similar mater	iata u	1.60/
.0. 50 00	Other seats, with wooden frames:	INIS U	16%
9401 61 00 -	- Upholstered	4.	16%
	- Other	ย น	16%
	Other seats, with metal frames:	u	1076
	- Upholstered	u	16%
401 79 00 -	- Other	u	16%
401 80 00	- Other seats	u	16%
401 90 00	- Parts	kg.	16%
9402	MEDICAL, SURGICAL, DENTAL OR VETERINARY FURNITURE (FOR		
	EXAMPLE, OPERATING TABLES, EXAMINATION TABLES, HOSPITAL		
	BEDS WITH MECHANICAL FITTINGS, DENTISTS' CHAIRS); BARBERS	!	
	CHAIRS AND SIMILAR CHAIRS, HAVING ROTATING AS WELL AS	S	•
	BOTH RECLINING AND ELEVATING MOVEMENTS; PARTS OF THE	3	
	FOREGOING ARTICLES		•
9402 10	Dentists', barbers' or similar chairs and parts		•
400 40 10	thereof:		
402 10 10		u	16%
402 10 90	3	u	16%
	Other:		
402 90 10 402 90 20		u	16%
402 90 20		u	16%
9403	OTHER FURNITURE AND PARTS THEREOF	u	16%
	Metal furniture of a kind used in offices:		
403 10 10		l. a	169/
403 10 90	· ·	kg.	16%
	Other metal furniture:	kg.	16%
403 20 10		kg.	16%
403 20 90		kg.	16%
	Wooden furniture of a kind used in offices:	~5.	1070
403 30 10		kg.	16%
403 30 90	Other	kg.	16%
403 40 00	Wooden furniture of a kind used in the kitche	n u	16%
9403 50			
403 50 10		U	16%
403 50 90	Other	u	16%
403 60 00 -	Other wooden furniture	u	16%
403 70 00	Furniture of plastics	kg.	16%
9403 80	Furniture of other materials, including cane,	_	
	osier, bamboo or similar materials:		
403 80 10	Total Transport	kg.	.16%
403 80 90		kg.	16%
403 90 00 -		kg.	16%
9404	MATTRESS SUPPORTS; ARTICLES OF BEDDING AND SIMILAR		
	FURNISHING (FOR EXAMPLE, MATTRESSES, QUILTS, EIDERDOWNS,		
	CUSHIONS, POUFFES AND PILLOWS) FITTED WITH SPRINGS OR		
	STUFFED OR INTERNALLY FITTED WITH ANY MATERIAL OR OF		
404 10 00	CELLULAR RUBBER OR PLASTICS, WHETHER OR NOT COVERED		
404 10 00 -	·	kg.	16%
0404.21	Mattresses:		
9404 21	Of cellular rubber or plastics, whether or not		
404 21 10	covered:		1.60/
404 21 10	Of rubber	u	16%
404 21 90	Of plastic	ย	16%

Toys, games and sports requisites; parts and accessories thereof

Notes

- 1. This Chapter does not cover:
 - (a) christmas tree candles (heading 3406);
 - (b) fireworks or other pyrotechnic articles of heading 3604:
- (c) yarns, monofilament, cords or gut or the like for fishing, cut to length but not made up into fishing lines, of Chapter 39, heading 4206 or Section XI;
 - (d) sports bags or other containers of heading 4202, 4303 or 4304;
 - (e) sports clothing or fancy dress, of textiles, of Chapter 61 or 62;
- (f) textile flags or bunting, or sails for boats, sailboards or land craft, of Chapter 63;
- (g) sports footwear (other than skating boots with ice or roller skates attached) of Chapter 64, or sports headgear of Chapter 65;
- (h) walking-sticks, whips, riding-crops or the like (heading 6602), or parts thereof (heading 6603);
 - (ij) unmounted glass eyes for dolls or other toys, of heading 7018;
- (k) parts of general use, as defined in Note 2 to Section XV, of base metal (Section XV), or similar goods of plastics (Chapter 39);
 - (1) bells, gongs or the like of heading 8306;
- (m) pumps for liquids (heading 8413), filtering or purifying machinery and apparatus for liquids or gases (heading 8421), electric motors (heading 8501), electric transformers (heading 8504) or radio remote control apparatus (heading 8526);
- (n) sports vehicles (other than bobsleighs, toboggans and the like) of Section XVII;
 - (o) children's bicycles (heading 8712);
- (p) sports craft such as canoes and skiffs (Chapter 89), or their means of propulsion (Chapter 44 for such articles made of wood);
- (q) spectacles, goggles or the like, for sports or outdoor games (heading 9004);
 - (r) decoy calls or whistles (heading 9208);
 - (s) arms or other articles of Chapter 93;
 - (t) electric garlands of all kinds (heading 9405); or
- (u) racket strings, tents or other camping goods, or gloves, mittens and mitts (classified according to their constituent material).
- 2. This Chapter includes articles in which natural or cultured pearls, precious or semi-precious stones (natural, synthetic or reconstructed), precious metal or metal clad with precious metal constitute only minor constituents.
- 3. Subject to Note 1 above, parts and accessories which are suitable for use solely or principally with articles of this Chapter are to be classified with those articles.
- 4. Heading 9503 does not cover articles which, on account of their design, shape or constituent material, are identifiable as intended exclusively for animals, e.g., "pet toys" (classification in their own appropriate heading).

Tariff Item		Description of goods	Unit	Rate of duty
(1)		(2)	(3)	(4)
9501		WHEELED TOYS DESIGNED TO BE RIDDEN BY CHILDREN		
		(FOR EXAMPLE, TRICYCLES, SCOOTERS, PEDAL CARS);		
0501.00		DOLLS' CARRIAGES		
9501 00	-	Wheeled toys designed to be ridden by children		
		(for example, tricycles, scooters, pedal cars);		
		dolls' carriages:		
9501 00 10		Wheel toys designed to be ridden by children;	kg.	16%
0501 00 00		dolls' carriages		
9501 00 90		Parts	kg.	16%
9502		DOLLS REPRESENTING ONLY HUMAN BEINGS		
9502 10	-	Dolls, whether or not dressed:		
9502 10 10			kg.	16%
9502 10 20			kg.	16%
9502 10 30		Of plastics	kg.	16%
9502 10 90		Other	kg.	16%
	-	Parts and accessories:		
9502 91 00		Garments and accessories therefor, foot-wear	kg.	16%
		and headgear		•
9502 99 00		Other	kg.	16%
9503		OTHER TOYS; REDUCED-SIZE ("SCALE") MODELS AND SIMILAR		
		RECREATIONAL MODELS, WORKING OR NOT; PUZZLES OF ALL		
		KINDS		
9503 10 00	-	Electric trains, including tracks, signals and	kg.	16%
	•	other accessories therefor	_	
9503 20 00	-	Reduced-size ("scale") model assembly kits,	kg.	16%
		whether or not working models, excluding		
		those of sub-heading 9503 10		
9503 30 00	-	Other construction sets and constructional	kg.	16%
		toys	_	•
	-	Toys representing animals or non-human		
		creatures:		
9503 41 00		Stuffed	u	16%
9503 49		Other:		
9503 49 10			u	16%
9503 49 20		Of metal	u	16%
9503 49 30		Of plastics	u	16%
9503 49 90		Other	u	16%
9503 50	-	Toy musical instruments and apparatus:		
503 50 10		Instruments and apparatus	u	16%
0503 50 90		Parts	u	16%
9503 60 1503 60 10	•	Puzzles:		
9503 60 10 9503 60 90			ย	16%
9503 70		Other	u	16%
9303 70 9503 70 10		Other toys, put up in sets or outfits: Of plastics		
503 70 10		Of plastics Other	น	16%
9503 80			u	16%
503 80 10		Other toys and models, incorporating a motor. Toys and models		•
503 80 90		Parts	u	16%
9503 90	_	Other:	u	16%
		Toy weapons		
		Other toys	u	16%
503 90 90		Parts	ü 	16%
9504			u	16%
7304		ARTICLES FOR FUNFAIR, TABLE OR PARLOUR GAMES, INCLUDING		
		PINTABLES, BILLIARDS, SPECIAL TABLES FOR CASINO GAMES AND		
504 10 00		AUTOMATIC BOWLING ALLEY EQUIPMENT		
204 10 OO	-	Video games of a kind used with a television receiver	ii ii	16%
504 20 00	_	Articles and accessories for billiards		
JUT AU UU	-	ALUGICS AND ACCESSORIES for hilliards	น	16%

Tariff Item		Description of goods	Unit	Rate	of duty
(1)		(2)	(3)	(4)	
					
9504 30	-	Other games, operated by coins, bank notes			
		(Papercurrencies), discs or other similar			
		articles, other than bowling alley equipment:			
9504 30 10		Carom Board, with or without coins and strikers	a, .	16%	
9504 30 20		Automatic bowling alley equipment	u	16%	
9504 30 90		Other	น	16%	
9504 40 00	-	Playing cards	ับ	3%	
9504 90	-	Other:			
9504 90 10		Chess set, all types	· u ·	16%	
9504 90 90		Other	נו	16%	
9505	٠	FESTIVE, CARNIVAL OR OTHER ENTERTAINMENT ARTICLES,			
		INCLUDING CONJURING TRICKS AND NOVELTY JOKES			Service Serv
9505 10 00	-	Articles for Christmas festivities	kg.	16%	Talentin W
9505 90	-	Other:	1000	400	
9505 90 10		Magical equipments	kg.	16%	. V.
9505 90 90		Other	kg.	16%	
9506		ARTICLES AND EQUIPMENT FOR GENERAL PHYSICAL EXERCISE,	-	* .	
		GYMNASTICS, ATHLETICS, OTHER SPORTS (INCLUDING TABLE-	1 91 T		*
		TENNIS) OR OUTDOOR GAMES, NOT SPECIFIED OR INCLUDED	1.00	tala et ili	
		elsewhere in this Chapter; swimming pools and		44	
		PADDLING POOLS		***	
	-	Snow-skis and other snow-ski equipment	1 A' 1 '		
9506 11 00		Skis 20 September 1988 State State	u	15%	
9506 12 00		Ski-fastenings (ski-bindings)	kg.	16%	
9506 19 00		Other	kg.	16%	englight day
	-	Water-skis, surf-boards, sailboards and other			
		water-sport equipment:		:	
9506 21 00	•-	Sailboards	u	16%	
9506 29 00		Other	น	16%	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		Golf clubs and other golf equipment:			
9506 31 00		Clubs, complete	ц	16%	
9506 32 00		Balls	u :	16%	
9506 39 00		Other	kg.	16%	
9506 40 00	1.	Articles and equipment for table-tennis	u .	16%	
)500 TV V0	_	Tennis, badminton or similar rackets, whether			4, 40
	_	or not strung:	1.5		
9506 51 00		Lawn-tennis rackets, whether or not strung	u	16%	ve gare
9506 59	+-	Other:			
9506 59 10		Squash or racketball badminton rackets,	u	16%	16, 11
9300 37 10		whether or not strung			
9506 59 90	•••	Other	u	16%	
3300 37 70		Balls, other than golf balls and table-tennis	-		
	•	balls:		1 1	
9506 61 00		Lawn-tennis balls	บ	16%	
9506 62		Inflatable:	-		<i>·</i>
		Football	u	15%	
9506 62 10		Volley ball	ų	16%	
9506 62 20				16%	
9506 62 30		Basket ball	U		5.4
9506 62 90		Other	ů.	16%	
9506 69		Other:		1 / 0/	
9506 69 10		Hockey ball	ช	16%	
9506 69 20		Cricket ball	Л	16%	
9506 69 30		Golf ball	u	16%	
		Rugby ball	ui.	! 6%	

Tariff Item		Description of goods	Unit	Rate	of duty
(1)		(2)	(3)	(4)	
9506 69 90		Other	u	i 6%	•
9506 70 00	•	lee skates and roller skates, including skating boots with skates attached	U	16%	
	-	Other:		11	
9506 91	**	Articles and equipment for general physical exercise, gymnastics or athletics:			
9506 91 10		Boxing equipment	kg.	16%	
9506 91 90		Other	kg.	16%	
9506 99		Other:	J.		
9506 9 9 10	•••	Badminton shuttle cocks	. u	16%	
9506 99 20		Leg pads and bats for cricket	u	16%	
9506 99 30.	***	Shoulder pads for football	e g.	16%	
9506 99 40	-	Hockey sticks and blades	u:	16%	
9506 99 50		Polo sticks including blades, shafts and heads	u	16%	
9506 99 60		Sports net	u	16%	
9506 99 70	,	Tennis and badminton racket pressures	i i	16%	
9506 99 80		Shin-guards and eibow or shoulders pads excluding those for football, waist, thigh and	u	16%	+
0.606.00.00		hip protective equipment			
9506 99 90		Other,	u	16%	
9507		FISHING RODS, FISH-HOOKS AND OTHER LINE FISHING TACKLE, FISH LANDING METS, BUTTERFUL MUIS AND SIMILAR NETS; DECOY "BIRDS" (OTHER THAN THOSE OF HEADING 9208) AND SIMILAR			
0.507 10 00		HUNTING OR SHOOTING REQUISITES			
9507 10 00	•	Fishing rods	il	16%	
9507 20 00	-	Fish-hooks, whether or not snelled	ХZ.	16%	4
9507 30 00	-	Fishing reels	u	16%	
9507 90	· -	Other:		100	
9507 90 10		Fish landing and butterfly nets	u	16%	
9507 90 90		Other	ŭ	16%	
9508		ROUNDABOUTS, SWINGS, SHOOTING GALLERIES AND OTHER FAIRGROUND AMUSEMENTS; TRAVELLING CIRCUSES AND TRAVELLING MENAGERIES	**: .		
9508 10 00	-	Travelling circuses and travelling menageries	kg.		
9508 90 00	_	A.,	kg.	16%	-

Miscellaneous manufactured articles

Notes

- 1. This Chapter does not cover:
 - (a) pencils for cosmetic or toilet uses (Chapter 33);
- (b) articles of Chapter 66 (for example, parts of umbrellas or walkingsticks);
 - (c) imitation Jewellery (heading 7117);
- (d) parts of general use, as defined in Note 2 of Section XV, of base metal (Section XV), or similar goods of plastics (Chapter 39);
- (e) cutlery or other articles of Chapter 82 with handles or other parts of carving or moulding materials; heading 9601 or 9602 applies, however, to separately presented handles or other parts of such articles;
- (f) articles of Chapter 90, for example, spectacle frames (heading 9003), mathematical drawing pens (heading 9017), brushes of a kind specialised for use in dentistry or for medical, surgical or veterinary purposes (heading 9018);
 - (g) articles of Chapter 91 (for example, clock or watch cases);
 - (h) musical instruments or parts or accessories thereof (Chapter 92);
 - (ij) articles of Chapter 93 (arms and parts thereof);
- (k) articles of Chapter 94 (for example, furniture, lamps and lighting fittings);
 - (1) articles of Chapter 95 (toys, games, sports requisites).
- 2. In heading 9602, the expression "vegetable or mineral carving material" means:
 - (a) hard seeds, pips, hulls and nuts and similar vegetable materials of a kind used for carving (for example, corozo and dom);
 - (b) amber, meerschaum, agglomerated amber and agglomerated meerschaum, jet and mineral substitutes for jet.
- 3. In heading 9603, the expression "prepared knots and tufts for broom or brush making" applies only to unmounted knots and tufts of animal hair, vegetable fibre or other material, which are ready for incorporation without division in brooms or brushes, or which require only such further minor processes as trimming to shape at the top, to render them ready for such incorporation.
- 4. Articles of this Chapter, other than those of headings 9601 to 9606 or 9615, remain classified in the Chapter whether or not composed wholly or partly of precious metal or metal clad with precious metal, of natural or cultured pearls, or precious or semi-precious stones (natural, synthetic or reconstructed). However, headings 9601 to 9606 and 9615 include articles in which natural or cultured pearls, precious or semi-precious stones (natural, synthetic or reconstructed), precious metal or metal clad with precious metal constitute only minor constituents.

OFFICIAL GAZETTE — GOVT. OF GOA



Tariff Item		Description of goods	Unit	Rate of duty	_
(1)		(2)	(3)	(4)	
9601		WORKED IVORY, BONE, TORTOISE-SHELL, HORN, ANTLERS,			
,001		CORAL, MOTHER-OF-PEARL AND OTHER ANIMAL CARVING			
		MATERIAL, AND ARTICLES OF THESE MATERIALS (INCLUDING			
		ARTICLES OBTAINED BY MOULDING)			
601,10 00		Worked ivory and articles of ivory	kg.	16%	
9601 90	_	Other:		1074	
9601 90 10			kg.	16%	
9601 90 20		Worked mother-of-pearl and articles thereof	kg.	16%	
9601 90 30		Worked bone (excluding whale bone) and	kg.	16%	
9001 90 30		articles thereof	ĸg.	1070	
201 00 40			k a	160/	
9601 90 40		Worked horn, coral and other animal carving	kg.	16%	
261 00 00		material and articles thereof Other	1	16%	
9601 90 90			kg.	1070	
9602		WORKED VEGETABLE OR MINERAL CARVING MATERIAL AND			
		ARTICLES OF THESE MATERIALS MOULDED OR CARVED		•	
		ARTICLES OF WAX, OF STEARIN, OF NATURAL GUMS OR			
		NATURAL RESINS OR OF MODELLING PASTES, AND OTHER			
		MOULDED OR CARVED ARTICLES, NOT ELSEWHERE SPECIFIED			
		OR INCLUDED; WORKED, UNHARDENED GELATIN (EXCEPT			
		GELATIN OF HEADING 3503) AND ARTICLES OF UNHARDENED			
		GELATIN			
9602 00	_	Worked vegetable or mineral carving material			
		and articles of these materials moulded or			
		carved articles of wax, of stearin, of natural			
		gums or natural resins or of modelling pastes,			
		and other moulded or carved articles, not			
		elsewhere specified or included; worked,			
		unhardened gelatin (except gelatin of heading			
		3503) and articles of unhardened gelatin:			
9602 00 10		Worked vegetable carving material and articles	kg.	16%	
		thereof			
9602 00 20		Moulded or carved articles of wax, stearin,	kg.	16%	
		natural gums and resins and other moulded or			
	•	carved articles			
9602 00 30		Gelatin capsules, empty	kg.	16%	
9602 00 40		Other articles of unhardened gelatin	kg.	16%	
9602 00 90		Other	kg.	16%	
9603		BROOMS, BRUSHES (INCLUDING BRUSHES CONSTITUTING PARTS	Ū		
		OF MACHINES, APPLIANCES OR VEHICLES), HAND-OPERATED			
		MECHANICAL FLOOR SWEEPERS, NOT MOTORISED, MOPS AND			
		FEATHER DUSTERS; PREPARED KNOTS AND TUFTS FOR BROOM OR		•	
		BRUSH MAKING; PAINT PADS AND ROLLERS; SQUEEGEES (OTHER		•	
		THAN ROLLER SQUEEGEES)			
9603 10 00				16%	
טט טו נטטפ	-	Brooms and brushes, consisting of twigs or	น	10%	
		other vegetable materials, bound together,			
		with or without handles			
	-	Tooth brushes, shaving brushes, hair brushes, nail			
		brushes, eyelash brushes and other toilet brushes			
		for use on the person, including such brushes			
		constituting parts of appliances:			
9603 21 00		Tooth brushes including dental-plate brushes	u	16%	
9603 29 00		Other	u	16%	
9603 30	-	Artists' brushes, writing brushes and similar brushes			
		for the application of cosmetics:			
9603 30 10	•	Artist brushes	u	16%	
9603 30 20		Brushes for the application of cosmetics	u	16%	
9603 30 90		Other	u	16%	
9603 40		Paint, distemper, varnish or similar brushes (other	u	1070	
7003 TV	-				
		than brushes of sub-heading 9603 30); paint pads			
8602 40 10		and rollers:		1.604	
9603 40 10		Paint, distemper, varnish or similar brushes	u	16%	
		(other than brushes of sub-heading 9603 30)			

Tariff Item		Description of goods	Unit	Rs	te of duty
(1)		(2)	(3)	(4)	ic of duty
9603 40 20		Paint pads and rollers			
9603 50 00		Other brushes constituting parts of machines,	U	16%	
		appliances or vehicles	u	16%	
9603 90 00	-	Other	u	16%	
9604 00 00		HAND SIEVES AND HAND RIDDLES	u u	16%	
9605		Travel sets for personal toilet, sewing or shoe or	•	1074	
		CLOTHES CLEANING	. :		
9605 00	-	Travel sets for personal toilet, sewing or shoe	-		* - *.
2622 22 44		or clothes cleaning:	100		÷ 2
		For personal toilet	u	16%	1.
		Other	o in	16%	100
9606		BUTTONS, PRESS-FASTENERS, SNAP-FASTENERS AND PRESS-		- 194 	
		STUDS, BUTTON MOULDS AND OTHER PARTS OF THESE ARTICLES,			
9606 10	_	BUTTON BLANKS		11 47+	
,000 10	_	Press-fasteners, snap-fasteners and press-studs and parts thereof:			
9606 10 10		Press-fasteners, snap-fasteners and press-studs		1.00	
		Parts	Kg.	16% 16%	
•	_	Buttons:	ĸg.	1070	
9606 21 00			ko .	Nil	
9606 22 00		Of base metals, not covered with textile	ka .	Nil	
		material	e.		
9606 29		J.1.01			
		Catton or occount and all MOOD	kg.	Nil	2, ,
9606 29 90		Other	kg.	· Nil	
9606 30	-	Danoi montas and other parts of buttons,		Ŧ.	
3606 30 10		button blanks:	er e		
9606 30 10 - 9606 30 90 -			kg		
9607			kg	16%	
2017		SLIDE FASTENERS AND PARTS THEREOF Slide fasteners:			9
9607 11	_		Taring Say	•	
			agradie Na		
9607 1 90 -		Other	-	16%	
			kg.	16%	
9607 19 10 -		Zip fasteners	kg.	16%	
9607 19 9 0 -	- -	0.1	kg.		
9607 20 00	-	Danta	kg.	16%	1.5
9608		BALL POINT PENS, FELT TIPPED AND OTHER POROUS-TIPPED PENS	•		
		AND MARKERS; FOUNTAIN PENS; STYLOGRAPH PENS AND OTHER	e all that		
		PENS; DUPLICATING STELOS; PROPELLING OR SLIDING PENCILS;			
		PEN HOLDERS, PENCIL HOLDERS AND SIMILAR HOLDERS; PARTS			
		(INCLUDING CAPS AND CLIPS) OF THE FOREGOING ARTICLES,			
9608 10		OTHER THAN THOSE OF HEADING 9609			
9608 10 10 -	-	Ball point pens:	1000		
9608 10 10		With liquid ink (for rolling ball pen) Other		16%	•
9608 20 00	_			16%	
7000 20 00	-	Feit tipped and other porous-tipped pens and markers	ย	16%	
	_	Fountain pens, stylograph pens and other pens:	V.		
9608 31		Indian ink drawing pens:	To get		
608 31 10		Stylograph pens		1.60/	•
608 31 90		Other	U	16% 16%	
9608 39	-	Other:	ָּט, ַ	1076	
608 39 10	-	High value writing instruments including	u	16%	
		fountain pens and ball point pens	.44	10/0	
608 39 20		With body or cap of precious metal or rolled	U	16%	
		precious metal	•	10/0	
	_	Other fountain pen:			
608 39 31		With body or cap of precious metal or rolled	u .	16%	
		precious metal	u ,	1070	
		Other		16%	
608 39 39	-		u		

OFFICIAL GAZETTE — GOVT. OF GOA

SERIES I No. 13

	D 2.46-1.06-1.36	Unit	Rate of	dats
Tariff Item	Description of goods	·		daty
(1)	(2)	(3)	(4)	
**-	Other:			
	With body or cap of precious metal or miled	u	16%	
	precious metal			
	Other	u ··	16%	
7000 37 77		u	16%	• :
	Propelling or stiding pencils		15%	4 ×
	Sets of articles from two or more of the	u .	1970	
	foregoing sub-headings	•		
	Refills for ball point pens, comprising the ball		•	
	point and ink-reservoir:			1 4
9608 60 10	With liquid ink (for colling ball-pen)	a .	16%	
9603 60 90	Other	i u i	15%	
,	Other:	. :	***	
9608 91	Pen nibs and nib points:	*	11.0	
		u	16%	
9608 91 10	Nib points for pen		16%	
9603 91 20	Nibs of wool felt or plastics for use in the	73	1070	
	manufacture of porous-tip pen or markers		1 × 04	
9608 91 30	Other pen nibs	u	16%	
m 4 · 4	Other:		5	
9608 91 91	Of metal	ti	16%	
9608 91 99	Other	u	15%	
			4.	
9603 99	Other,		16%	
9603 99 10	Pen holders, pencil holders and similar holders			
9608 99 90	Other	k g	16%	
9509	PENCILS (OTHER THAN PENCILS OF HEADING 9603), CRAYONS.		1 T	
	PENCIL LEADS, PASTELS, DRAWING CHARCOALS, WANTENG OR		7	
	DRAWING CHALKS AND TAILORS' CHALKS		*.*.	
9509 10 00 -	Pencils and crayons; with leads encased in a	kg.	" Nil	
9005 10 00 -	rigid sheath		74.7	
2602 20 00		xg.	Nil	
9609 20 00 -	Pencil leads, black or coloured	5		
9609 90 -	Other:			
9609 90 10	Slate pencils	хg	Nii	
9609 90 20	Other pencils	xg.	Nil	
9609 90 30	Pastels, drawing charcoals and writing or	λg	Nil	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	drawing chalks and tailors' chalks			*
9609 90 90	Other	kg.	Nil	
	and the second of the second o	-	Nil	
9610 00 00	SLATES AND BOARDS, WITH WRITING OR DRAWING SURFACES,	n.s.		
	WHETHER OR NOT FRAMED	1	146/	•
9611 00 00	DATE, SEALING OR NUMBERING STAMPS, AND THE LIXE	Kg.	16%	
	(INCLUDING DEVICES FOR PRINTING OR EMPOSSING LABELS),			
	DESIGNED FOR OPERATING IN THE HAND, HAND-OPERATED			
	COMPOSING STICKS AND HAND PRINTING SETS INCORPORATING			
	SUCH COMPOSING STICKS			
9612	Typewriter or similar ribbons, inked or otherwise	E		
	PREPARED FOR GIVING IMPRESSIONS, WHETHER OR NOT OF	ч		
	SPOOLS OR IN CARTRIDGES; INK-PADS, WHETHER OR NO			
	INKED, WITH OR WITHOUT BOXES			
9612 10 -	Ribbons:		•	
		.,	16%	
9612 10 10	· · ·	ii		
9612 10 20	2,	: น	16%	
	and similar machines			
9612 10 30	Ribbon for electronic typewriter	7)	16%	
9612 10 90	Other	u	15%	
	Ink-pads	u	16%	
9613	CIGARETTE LIGHTERS AND OTHER LIGHTERS, WHETHER OR NO	_		
2012	MECHANICAL OR ELECTRICAL, AND PARTS THEREOF OTHER THA			
0 112 10 00	FLINTS AND WICKS		16%	
11. 1 2 111 (1)(1)	Pockei lighters, gas fuelled, aon-refulable	i)	t 9 70	
9513 10 00 - 9513 20 00 -	Pocket lighters, gas fuerted, reflitable	şļ.	16%	

Tariff Item	Description of goods	Unit	Rate of duty
(1)	(2)	(3)	(4)
9613 80 -	Other lighters:		7.00
9613 80 10	Electronic	u	16%
9613 80 90	Other	u ′	16%
9613 90 00 -	Parts	u	16%
9614	SMOKING PIPES (INCLUDING PIPE BOWLS) AND CIGAR OR CIGARETTE HOLDERS, AND PARTS THEREOF		
9614 20 00 -	Pipes and pipe bowls	u	16%
9614 90 -	Other:		
9614 90 10	Hubic and bubic of base metal	kg.	16%
9614 90,20		kg.	16%
9614 90 90	Other	kg.	16%
9615	COMBS, HAIR-SLIDES AND THE LIKE, HAIRPINS, CURLING PINS, CURLING GRIPS, HAIR-CURLERS AND THE LIKE, OTHER THAN THOSE OF HEADING 8516, AND PARTS THEREOF Combs. hair-slides and the like:		
9615 11 00		h.e.	A121
9615 19 00	and the second s	kg.	Nil
9615 90 00 -	Other	kg.	Nil
9616		kg.	Nil
	SCENT SPRAYS AND SIMILAR TOILET SPRAYS, AND MOUNTS AND HEADS THEREFOR, POWDER-PUFFS AND PADS FOR THE APPLICATION OF COSMETICS OR TOILET PREPARATIONS		
9616 10 -	Scent sprays and similar toilet sprays, and mounts and heads therefor:		
9616 10 10		kg.	16%
9616 10 20	Mounts and heads	kg.	16%
9616 20 00 -	Powder-puffs and pads for the application of cosmetics or toilet preparations	kg.	16%
9617	VACUUM FLASKS AND OTHER VACUUM VESSELS, COMPLETE WITH CASES; PARTS THEREOF OTHER THAN GLASS INNERS		
9617 00 -	Vacuum flasks and other vacuum vessels, complete with cases; parts thereof other than glass inners:		
***	Vacuum flasks and other vacuum vessels, complete with cases:		
9617 00 11	Vacuum flasks having a capacity not exceeding 0.75 i	kg.	16%
9617 00 12	Vacuum flasks having a capacity exceeding 0.75 l	kg.	16%
9617 00 13	Casserol and other vacuum containers	kg.	16%
9617 00 19	Other	kg.	16%
9617 00 90	Parts (other than glass inners)	kg.	16%
9618 00 00	TAILORS' DUMMIES AND OTHER LAY FIGURES; AUTOMATA AND OTHER ANIMATED DISPLAYS, USED FOR SHOP WINDOW DRESSING	kg.	16%

SECTION XXI

WORKS OF ART, COLLECTORS' PIECES AND ANTIQUES

Chapter 97

(BLANK)

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THE SECOND SCHEDULE (See section 2)

NOTES

- 1. In this Schedule, "heading", "sub-heading", "tariff item" and "Chapter" mean respectively a heading, sub-heading, tariff item and Chapter in the First Schedule.
- 2. The rules for the interpretation of the First Schedule, the Section and Chapter Notes and the General Explanatory Notes of the First Schedule shall apply to the interpretation of this Schedule.
- 3. In this Schedule, tariff item 2106 90 19 does not include the products other than preparations for lemonades or other beverages intended for use in the manufacture of aerated water.
- 4. In this Schedule, heading 2401 does not include the products which do not bear a brand name.
- 5. In this Schedule, tariff item 2403 99 90 does not include Pan Masala, other than containing tobacco.
 - 6. In this Schedule, tariff item 2710 11 19 does not include "Naphtha".
- 7. In this Schedule, heading 4011 does not include Pneumatic tyres of rubber of a kind used on cycle-rickshaws and three-wheeled powered cycle-rickshaws and used as rear tyres on tractors, including agricultural tractors.
 - 8. In this Schedule,—
 - (i) heading 5402 is modified only to include synthetic filament yarn (other than sewing thread), including synthetic monofilament of less than 60 deniers;
 - (ii) sub-heading 5402 40 is modified only to include "other yarn, single, untwisted.";
 - (iii) sub-heading 5402 50 is modified only to include "other yarn, single, twisted:".
 - 9. In this Schedule,-
 - (i) heading 8702 is modified only to include only motor vehicles principally designed for the transport of more than six persons, but not more than twelve persons, excluding the driver, including station wagon;
 - (ii) heading 8703 is modified only to include the motor cars and other motor vehicles principally designed for the transport of not more than six persons, excluding the driver, including station wagons, and racing cars; but does not include threewheeled motor vehicles;
 - (iii) tariff items of heading 8704 do not include motor vehicles, other than petrol driven;
 - (iv) tariff items of heading 8706 includes chassis fitted with engines only for
 - (a) motor vehicles principally designed for the transport of more than six persons, but not more than twelve persons, excluding the driver, including station wagons;
 - (b) motor cars and other motor vehicles (except three-wheeled motor vehicles) principally designed for the transport of not more than six persons, excluding the driver, including station wagons and racing cars.

Tariff Item	em Description of goods		Unit	Rate of duty		
(1)	· · · · · · ·	(2)	(3)	(4)		
2106 90 19		Other	kg.	8%		
2106 90 20		Pan masala	kg.	16%		
2201 10 20		Aerated waters	i	8%		
2202 10 10		Aerated waters	1	8%		
2401		Unmanufactured tobacco;				
•		TOBACCO REFUSE				
2401 10	_	Tobacco, not stemmed or stripped:				
2401 10-10		Flue cured virginia tobacco	kg.	16%		
2401 10 20		Sun cured country (natu) tobacco	kg.	16%		
2401 10 30		Sun cured virginia tobacco	kg.	16%		
2401 10 40		Burley tobacco	kg.	16%		
2401 10 50		Tobacco for manufacture of biris, not stemmed	kg.	16%		
2401 10 60		Tobacco for manufacture of	kg.	16%		
		chewing tobacco				
2401 10 70		Tobacco for manufacture of	kg.	16%		
		cigar and cheroot				
2401 10 80		Tobacco for manufacture of	kg.	16%	~	
		hookan tobacco				
2401 10 90		Other	kg.	16%		
2401 20	-	Tobacco, partly or wholly stemmed or stripped:	_			
2401 20 10		Flue cured virginia tobacco	kg.	16%		
2401 20 20		Sun cured country (natu) tobacco	kg.	16%		
2401 20 30		Sun cured virginia tobacco	kg.	16%		
2401 20 40	,	Burley tobacco	kg.	16%		
2401 20 50		Tobacco for manufacture of biris	kg.	16%		
2401 20 60		Tobacco for manufacture of chewing tobacco	kg.	16%		
2401 20 70		Tobacco for manufacture of cigar and cheroot	kg.	16%		
2401 20 80		Tobacco for manufacture of hookah tobacco	kg.	16%		
2401 20 90		Other	kg.	16%		
2401 30 00	-	Tobacco refuse	kg.	16%		
2403 99 10		Chewing Tobacco	kg.	16%		
2403 99 20		Preparations containing Chewing Tobacco	kg.	16%		
2403 99 40		Snuff	kg.	16%		
2403 99 50		Preparations containing snuff	kg.	16%		
2403 99 90		Other	kg.	16%		
2710 11 11		Special boiling point spirits (other than	kg.	16%		
		benzene, toluol) with nominal boiling	-			
		point range 55-115° C				
2710 11 12		Special boiling point spirits (other than	kg.	16%		
		benzene, benzol, toluene and toluol) with				
		nominal boiling point range 63-70 ° C		·		
2710 11 13			kg.	16%		
		benzene, benzol, toluene and toluol)				
2710 11 19			kg.	16%		
4011		NEW PNEUMATIC TYRES, OF RUBBER				
4011 10			n		•	
		wagons and racing cars):				
4011 10 10			u	8%		
4011 10 90			u	8%		
4011 20	-	Of a kind used on buses or lorries:			_	
4011 20.10		Radials	u	8%	•	
4011 20 90		·	u	8%		
4011 30 00			u	8%		
4011 61 00			u	8%		
4011 01 00		vehicles and machines	-			

Tariff Item		Description of goods	Unit	Rate of duty
(1)		(2)	(3)	(4)
011 62 00		Of a kind used on construction or	· u	8%
011 02 00		industrial handling vehicles and machines	•	070
		and having a rim size not exceeding 61 cm		
011 63 00		Of a kind used on construction or industrial	U	8%
*** ***		handling vehicles and machines and having	-	5.0
		a rim size exceeding 61 cm		
011 69 00		Other	u	8%
	_	Other:	_	3
011 92 00		Of a kind used on agricultural or forestry	u	8%
		vehicles and machines	_	
1011 93 00		Of a kind used on construction or	u	8%
		industrial handling vehicles and machines	_	2.7
		and having a rim size not exceeding 61 cm		
1011 94 00		Of a kind used on construction or industrial	u	8%
		handling vehicles and machines and having	-	
		a rim size exceeding 61 cm		
011 99 00		Other	u	8%
4012 90	-	Other:	•	-
1012 90 10		Solid rubber tyres for motor vehicles	kg.	8%
012 90 20		Solid rubber tyres for other vehicles	kg.	8%
012 90 30	***	Tyres with metal framework	kg.	8%
		Tyre flaps:	Ü	
012 90 41		Of a kind used in two-wheeled and three-	kg.	8%
		wheeled motor vehicles	Ū	
u12 90 49		Other	kg.	8%
1012 90 50		Tyre treads, interchangeable	kg.	8%
012 90 90		Other	kg.	8%
4013		INNER TUBES, OF RUBBER	Ū	
4013 10	-	Of a kind used on motor cars (including		
		station wagons and racing cars), buses or		
		lorries:		
013 10 10		For motor cars	u	8%
1013 10 20	•••	For lorries and buses	u	8%
4013 90	•	Other:		
1013 90 10		For aircraft	u	8%
1013 90 30		For off the road vehicles, not elsewhere	U	8%
		specified or included		
		For tractors:		
013 90 49		Other	u	8%
013 90 90			u	8%
5402 20	-	B		
5402 20 10		Of terylene Dacron	kg.	8%
402 20 90		Other	kg.	8%
	-	Textures yarn:		
3402 33 00		Of polyesters	kg.	8%
402 42 00			kg.	8%
5402 43 00		Of polyesters, other	kg.	8%
5402 52 00		Of polyesters	kg.	8%
	-	Other yarn, multiple (folded) or cabled:		
5402 62 00		Of polyesters	kg.	8%
8415		Air-conditioning machines, comprising		
		A MOTOR-DRIVEN FAN AND ELEMENTS FOR		
		CHANGING THE TEMPERATURE AND		
		HUMIDITY, INCLUDING THOSE MACHINES IN		

Tariff Item	Description of goods	Unit	Rate of duty
(1)	(2)	(3)	(4)
	WHICH THE HUMIDITY CANNOT BE		
	SEPARATELY REGULATED		
8415 10 -			
8415 10 10		u	8%
8415 10 90		บ	8%
8415 20	Of a kind used for persons in motor vehicles:	•	0 7 0
8415 20 10		u	8%
8415 20 90	- Other	u	8%
	Other:	u	8%
8415 81 -	- Incorporating a refrigerating unit and a valve		
	for reversal of the cooling or heat cycle (reversible heat pumps):		
8415 81 10	- Split air-conditioner two tonnes and above	u	8%
8415 81 90	- · · · · · · · · · · · · · · · · · · ·	u	8%
8415 82			u / u
8415 82 10		u	8%
8415 82 90		u	8%
8415 83		=	
8415 83 10		u	8%
8415 83 90	- Other	u	8%
8415 90 00	- Parts	kg.	8%
8702 10	With compression-ignition internal combustion	-	
	piston engine (diesel or semi-diesel):		-
	· Vehicles for transport of not more than thirteen		
	persons,including the driver:		
8702 10 11	Integrated monocoque vehicle	u	8%
8702 10 12	Air-conditioned vehicle	u	8%
8702 10 19		u	8%
8702 10 91	•	u	8%
8702 10 92		u	8%
8702 10 99		u	8%
8702 90 -	Other:		
0503.00.11	persons, including the driver:		
8702 90 11		u	8%
8702 90 12	·	. ย	8%
8702 90 13 8702 90 19	• •	u	8%
		u	8%
8702 90 20	 Electrically operated vehicles not elsewhere included or specified 	u	8%
8703 10 -	Vehicles specially designed for travelling on sno		
0705 10	golf cars and similar vehicles:	· • • • • • • • • • • • • • • • • • • •	
8703 10 10		u	8%
8703 10 90		u	8%
,		•	· · ·
	combustion reciprocating piston engine:		
8703 21	Of a cylinder capacity not exceeding 1,000 cc:		
***	Other:		
8703 21 91		บ	8%
8703 21 92		u	8%
	ambulances, prison vans and the like		
8703 21 99		u	8%

Tariff Item		Description of goods	Unit	Rate of duty
(1)		(2)	(3)	(4)
8703 22		Of a cylinder capacity exceeding 1,000 cc	- -	
= · · · · · · ·		but not exceeding 1,500 cc:		
3703 22 20		Specialised transport vehicles such as	u	8%
		ambulances, prison vans and the like		
		Other:		
3703 22 91		Motor cars	u	8%
3703 22 99		Other	U	8%
8703 23		Of a cylinder capacity exceeding 1,500 cc		
		but not exceeding 3,000 cc:		
		Other:		
3703 23 91		Motor cars	u	8%
3703 23 92		Specialised transport vehicles such as	u	8%
		ambulances, prison vans and the like		
		Other	u	8%
8703 24		Of a cylinder capacity exceeding 3,000 cc:		
		Other:		
3703 24 91		Motor cars	u	8%
3703 24 92		Specialised transport vehicles such as	u .	8%
		ambulances, prison vans and the like		مقد
8703 24 99		Other	u	8%
	-	Other vehicles, with compression Ignition		
		internal combustion piston engine		
0702 21		(diesel or semi-diesel):		
8703 31		Of a cylinder capacity not exceeding		
		1,500 cc :		7
2702 21 01		Other:		00/
8703 31 91		Motor cars	U	8%
8703 31 92		Specialised transport vehicles such as	บ	8%
8703 31 99		ambulances, prison vans and the like Other	u	8%
8703 32		Of a cylinder capacity exceeding 1,500 cc	u	0 70
0703 32		but not exceeding 2,500 cc:		
		Other:		· ·
8703 32 91		Motor cars	u	8%
8703 32 92		Specialised transport vehicles such as	u	8%
		ambulances, prison vans and the like	-	<i></i>
8703 32 99		Other	u	8%
8703 33		Of a cylinder capacity exceeding 2,500 cc:	=	
		Other:		
8703 33 91		Motor cars	u	8%
8703 33 92		Specialised transport vehicles such as	u	8%
		ambulances, prison vans and the like		
8703 33 99			u	8%
8703 90	-	Other.		
3703 90·10		Electrically operated	u	8%
8703 90 90		Other	u	8%
8704		MOTOR VEHICLES FOR THE TRANSPORT OF GOODS		
	-	Other, with spark-ignition internal		
		combustion piston engine:		
8704 31		g.v.w. not exceeding 5 tonnes:		
3704 31 10		Refrigerated	u	8%
8704 31 90		Other	u	8%
8704 32		g.v.w. exceeding 5 tonnes:		
		Lorries and trucks:		

Tariff Item	Description of goods	Unit	Rate of duty
(1)	(2)	(3)	(4)
8704 32 11	Refrigerated	u	8%
8704 32 19	Other	u	8%
870 4 32 90	Other	u	8%
8704 90	Other:		
	Lorries and trucks:		
8704 90 11	Refrigerated	u	8%
8704 90 12	Electrically operated	u ·	8%
8704 90 19	Other	u	8%
8704 90 90	Other	u	8%
8706	CHASSIS FITTED WITH ENGINES, FOR		
	THE MOTER VEHICLES OF HEADINGS		
	8701 to 8705		
	For the vehicles of heading 8702:		
8706 00 21	For transport of not more than thirteen	u .	8%
	persons, including the driver		
	For the motor vehicles of heading 8703:		
8706 00 39	Other	u	8%
	For the motor vehicles of heading \$704:		
8706 00 43	For dumpers covered in heading 8704	ù	8%
8706 00 49	Other	u	8%"

Department of Law & Judiciary

Legal Affairs Division

Notification

10/2/2005-LA (Part)/1839

The Finance Act, 2006 (Central Act No. 21 of 2006), which has been passed by the Parliament and assented to by the President of India on 18-04-2006 and published in the Gazette of India, Extraordinary, Part II, Section 1, dated 19-04-2006, is hereby published for general information of the public.

Sharad G. Marathe, Joint Secretary (Law).

Panaji, 12th October, 2006.

THE FINANCE ACT, 2006

Arrangement of Sections

CHAPTER I

Preliminary

Sections

1. Short title and commencement.

CHAPTER II

Rates of Income-tax

2. Income-tax

CHAPTER III

Direct Taxes

Income-tax

- 3. Amendment of section 2.
- 4. Amendment of section 10.
- 5. Amendment of section 10B.

- 6. Amendment of section 13.
- 7. Amendment of section 14A.
- 8. Amendment of section 17.

Sections

- 9. Amendment of section 36.
- 10. Amendment of section 40.
- 11. Amendment of section 43.
- 12. Amendment of section 43B.
- 13. Amendment of section 54EC.
- 14. Amendment of section 54ED.
- 15. Insertion of new section 80AC.
- 16. Amendment of section 80C.
- 17. Amendment of section 80CCC.
- 18. Amendment of section 80-IA.
- 19. Amendment of section 80P.
- 20. Insertion of new section 90A.
- 21. Amendment of section 92C.
- 22. Insertion of new section 115BBC.
- 23. Amendment of section 115JAA.
- 24. Amendment of section 115JB
- 25. Amendment of section 115-O.
- 26. Amendment of section 115R.
- 27. Amendment of section 115T.
- 28. Amendment of section 115WB.
- 29. Amendment of section 115WC.
- 30. Amendment of section 120.
- 31. Amendment of section 139.
- 32. Amendment of section 139A.
- 33. Insertion of new section 139B.
- 34. Amendment of section 140A.
- 35 Amendment of section 142.
- 36. Amendment of section 148.
- 37. Amendment of section 153.
- 38. Amendment of section 153B.
- 39. Amendment of section 155.
- 40. Amendment of section 194A.
- 41. Amendment of section 199.
- 42. Amendment of section 201.
- 43. Amendment of section 203.
- 44. Amendment of section 203A.
- 45. Amendment of section 203AA.
- 46. Amendment of section 206.

- 47. Amendment of section 206C.
- 48. Amendment of section 234A.
- 49. Amendment of section 234B.
- 50. Amendment of section 234C.
- 51. Amendment of section 246A.
- 52. Insertion of new section 271CA.
- 53. Amendment of section 272A.
- 54. Amendment of section 272BB.
- 55. Amendment of section 273B.
- 56. Amendment of Fourth Schedule.

Wealth-tax

57. Amendment of Act 27 of 1957.

CHAPTER IV

Indirect Taxes

Customs

- 58. Amendment of section 23.
- 59. Amendment of section 68.
- 60. Amendment of notifications issued under section 25 of Customs Act.

Customs tariff

- 61. Amendment of section 9.
- 62. Amendment of section 9A.
- 63. Amendment of First Schedule.

Excise

- 64. Amendment of section 12C.
- 65. Amendment of section 23C.
- 66. Amendment of Third Schedule.

Excise tariff

67. Amendment of First Schedule to Act 5 of 1986.

Service tax

68. Amendment of Act 32 of 1994.

CHAPTER V

Miscellaneous

- 69. Amendment of Act 2 of 1899.
- 70. Repeal of Act 11 of 1926.

- 71. Amendment of section 14 of Act 74 of 1956.
- 72. Amendment of First Schedule to Act 58 of 1957.
- 73. Amendment of Schedule to Act 47 of 1974.
- 74. Amendment of Schedule to Act 40 of 1978.
- Amendment of Seventh Schedule to Act 14 of 2001.
- 76. Amendment of Act 23 of 2004.

THE FIRST SCHEDULE.

THE SECOND SCHEDULE.

THE THIRD SCHEDULE.

THE FOURTH SCHEDULE.

THE FIFTH SCHEDULE.

THE SIXTH SCHEDULE.

THE SEVENTH SCHEDULE.

THE EIGHTH SCHEDULE.

THE NINETH SCHEDULE.

THE TENTH SCHEDULE.

THE FINANCE ACT, 2006

AN

ACT

to give effect to the financial proposals of the Central Government for the financial year 2006-2007.

Be it enacted by Parliament in the Fiftyseventh Year of the Republic of India as follows:—

CHAPTER I

Preliminary:

- 1. Short title and commencement.— (1) This Act may be called the Finance Act, 2006.
- (2) Save as otherwise provided in this Act, sections 2 to 57 shall be deemed to have come into force on the 1st day of April, 2006.

CHAPTER II

Rates of Income-tax

- 2. Income-tax.— (1) Subject to the provisions of sub-sections (2) and (3), for the assessment year commencing on the 1st day of April, 2006, income-tax shall be charged at the rates specified in Part I of the First Schedule and such tax as reduced by the rebate of income-tax calculated under Chapter VIII-A of the Income-tax Act, 1961 43 of 1961. (hereinafter referred to as the Income-tax Act) shall be increased by a surcharge for purposes of the Union calculated in each case in the manner provided therein.
- (2) In the cases to which Paragraph A of Part I of the First Schedule applies, where the assessee has, in the previous year, any net agricultural income exceeding five thousand rupees, in addition to total income, and the total income exceeds one lakh rupees, then,—
 - (a) the net agricultural income shall be taken into account, in the manner provided in clause (b) [that is to say, as if the net agricultural income were comprised in the total income after the first one lakh rupees of the total income but without being liable to tax], only for the purpose of charging income-tax in respect of the total income; and
 - (b) the income-tax chargeable shall be calculated as follows:—
 - (i) the total income and the net agricultural income shall be aggregated and the amount of income-tax shall be determined in respect of the aggregate income at the rates specified in the said Paragraph A, as if such aggregate income were the total income;

- (ii) the net agricultural income shall be increased by a sum of one lakh rupees, and the amount of income-tax shall be determined in respect of the net agricultural income as so increased at the rates specified in the said Paragraph A, as if the net agricultural income as so increased were the total income;
- (iii) the amount of income-tax determined in accordance with sub-clause (i) shall be reduced by the amount of income-tax determined in accordance with sub-clause (ii) and the sum so arrived at shall be the income-tax in respect of the total income:

Provided that in the case of every woman, resident in India and below the age of sixty-five years at any time during the previous year, referred to in item (II) of Paragraph A of Part I of the First Schedule, the provisions of this sub-section shall have effect as if for the words "one lakh rupees", the words "one lakh thirty-five thousand rupees" had been substituted:

Provided further that in the case of every individual, being a resident in India, who is of the age of sixty-five years or more at any time during the previous year, referred to in item (III) of Paragraph A of Part I of the First Schedule, the provisions of this sub-section shall have effect as if for the words "one lakh rupees", the words "one lakh eighty-five thousand rupees" had been substituted:

Provided also that the amount of incometax so arrived at, as reduced by the amount of rebate of income-tax calculated under Chapter VIII-A of the Income-tax Act, shall be increased by a surcharge for purposes of the Union calculated in each case in the manner provided in that Paragraph and the sum so arrived at shall be the income-tax in respect of the total income.

(3) In cases to which the provisions of Chapter XII or Chapter XII-A or Chapter XII-H or section 115JB or sub-section (1A) of section 161 or section 164 or section 164A or section 167B of the Income-tax Act apply, the tax chargeable shall be determined as provided in that Chapter or that section, and with reference to the rates imposed by sub-section (1) or the rates as specified in that Chapter or section, as the case may be:

Provided that the amount of income-tax computed in accordance with the provisions of section 111A or section 112 shall be increased by a surcharge for purposes of the Union as provided in Paragraph A, B, C, D or E, as the case may be, of Part I of the First Schedule:

Provided further that in respect of any income chargeable to tax under sections 115A,115AB, 115AC, 115ACA, 115AD, 115B, 115BB, 115BBA, 115E and 115JB or fringe benefits chargeable to tax under section 115WA of the Income-tax Act, the amount of income-tax computed under this sub-section shall be increased by a surcharge for purposes of the Union, calculated,—

- (a) in the case of every individual, Hindu undivided family, association of persons and body of individuals, whether incorporated or not, at the rate of ten per cent. of such income-tax where the total income or fringe benefits, as the case may be, exceeds ten lakh rupees;
- (b) in the case of every firm, artificial juridical person referred to in sub-clause (vii) of clause (31) of section 2 of the Income-tax Act, and domestic company at the rate of ten per cent. of such income-tax;
- (c) in the case of every company, other than a domestic company, at the rate of

two and one-half per cent. of such income-tax.

- (4) In cases in which tax has to be charged and paid under section 115-O or sub-section (2) of section 115R of the Income-tax Act, the tax shall be charged and paid at the rate as specified in those sections and shall be increased by a surcharge for purposes of the Union, calculated at the rate of ten per cent. of such tax.
- (5) In cases in which tax has to be deducted under sections 193, 194, 194A, 194B, 194BB, 194D and 195 of the Income-tax Act, at the rates in force, the deductions shall be made at the rates specified in Part II of the First Schedule and shall be increased, by a surcharge for purposes of the Union, calculated in each case, in the manner provided therein.
- (6) In cases in which tax has to be deducted under sections 194C, 194E, 194EE, 194F, 194G, 194H, 194-I, 194J, 194LA, 196B, 196C and 196D of the Income-tax Act, the deductions shall be made at the rates specified in those sections and shall be increased by a surcharge for purposes of the Union, calculated,—
 - (a) in the case of every individual, Hindu undivided family, association of persons and body of individuals, whether incorporated or not, at the rate of ten per cent. of such tax where the income or the aggregate of such incomes paid or likely to be paid and subject to the deduction exceeds ten lakh rupees;
 - (b) in the case of every firm, artificial juridical person referred to in sub-clause (vii) of clause (31) of section 2 of the Income-tax Act, and domestic company, at the rate of ten per cent. of such tax;

- (c) in the case of every company, other than a domestic company, at the rate of two and one-half per cent. of such tax.
- (7) In cases in which tax has to be collected under the proviso to section 194B of the Income-tax Act, the collection shall be made at the rates specified in Part II of the First Schedule, and shall be increased, by a surcharge for purposes of the Union, calculated in the manner provided therein.
- (8) In cases in which tax has to be collected under section 206C of the Income-tax Act, the collection shall be made at the rates specified in that section and shall be increased by a surcharge for purposes of the Union, calculated,—
 - (a) in the case of every individual, Hindu undivided family, association of persons and body of individuals, whether incorporated or not, at the rate of ten per cent. of such tax where the amount or the aggregate of such amounts collected, and subject to the collection, exceeds ten lakh rupees;
 - (b) in the case of every firm, artificial juridical person referred to in sub-clause (vii) of clause (31) of section 2 of the Incometax Act, and domestic company, at the rate of ten per cent. of such tax;
 - (c) in the case of every company, other than a domestic company, at the rate of two and one-half per cent. of such tax.
- (9) Subject to the provisions of sub-section (10), in cases in which income-tax has to be charged under sub-section (4) of section 172 or sub-section (2) of section 174 or section 174A or section 175 or sub-section (2) of section 176 of the Income-tax Act or deducted from, or paid on, income chargeable under the head "Salaries" under section 192 of the said Act or in which the "advance tax"

payable under Chapter XVII-C of the said Act has to be computed at the rate or rates in force, such income-tax or, as the case may be, "advance tax" shall be so charged, deducted or computed at the rate or rates specified in Part III of the First Schedule and such tax as reduced by the rebate of income-tax calculated under Chapter VIII-A of the said Act shall be increased by a surcharge for purposes of the Union, calculated in each case in then manner provided therein:

Provided that in cases to which the provisions of Chapter XII or Chapter XII-A or Chapter XII-H or section 115JB or sub-section (IA) of section 161 or section 164 or section 164A or section 167B of the Income-Tax Act apply, "advance tax" shall be computed with reference to the rates imposed by this sub-section or the rates as specified in that Chapter or section, as the case may be:

Provided further that the amount of "advance tax" computed in accordance with the provisions of section 111A or section 112 of the Income-tax Act shall be increased by a surcharge for purposes of the Union as provided in Paragraph A, B, C, D or E, as the case may be, of Part III of the First Schedule:

Provided also that in respect of any income chargeable to tax under sections 115A, 115AB, 115AC, 115ACA, 115AD, 115B, 115BB, 115BBA, 115BBC,115E and 115JB or fringe benefits chargeable to tax under section 115WA of the Income-tax Act, "advance tax" computed under the first proviso shall be increased by a surcharge for purposes of the Union, calculated,—

(a) in the case of every individual, Hindu undivided family, association of persons and body of individuals, whether incorporated or not, at the rate of ten per cent. of "advance tax" where the total income or fringe benefits, as the case may be, exceeds ten lakh rupees;

- (b) in the case of every firm, artificial juridical person referred to in sub-clause (vii) of clause (31) of section 2 of the Incometax Act, and domestic company, at the rate of ten per cent. of such "advance tax";
- (c) in the case of every company, other than a domestic company, at the rate of two and one-half per cent. of such "advance tax".
- (10) In cases to which Paragraph A of Part III of the First Schedule applies, where the assessee has, in the previous year or, if by virtue of any provision of the Income-tax Act, income-tax is to be charged in respect of the income of a period other than the previous year, in such other period, any net agricultural income exceeding five thousand rupees, in addition to total income and the total income exceeds one lakh rupees, then, in charging income-tax under sub--section (2) of section 174 or section 174A or section 175 or sub-section (2) of section 176 of the said Act or in computing the "advance tax" payable under Chapter XVII-C of the said Act, at the rate or rates in force,-
 - (a) the net agricultural income shall be taken into account, in the manner provided in clause (b) [that is to say, as if the net agricultural income were comprised in the total income after the first one lakh rupees of the total income but without being liable to tax], only for the purpose of charging or computing such income-tax or, as the case may be, "advance tax" in respect of the total income; and
 - (b) such income-tax or, as the case may be, "advance tax" shall be so charged or computed as follows:—
 - (i) the total income and the net agricultural income shall be aggregated and the amount of income-tax or

"advance tax" shall be determined in respect of the aggregate income at the rates specified in the said Paragraph A, as if such aggregate income were the total income;

- (ii) the net agricultural income shall be increased by a sum of one lakh rupees, and the amount of income-tax or "advance tax" shall be determined in respect of the net agricultural income as so increased at the rates specified in the said Paragraph A, as if the net agricultural income were the total income:
- (iii) the amount of income-tax or "advance tax" determined in accordance with sub-clause (i) shall be reduced by the amount of income-tax or, as the case may be, "advance tax" determined in accordance with sub-clause (ii) and the sum so arrived at shall be the income-tax.or, as the case may be, "advance tax" in respect of the total income:

Provided that in the case of every woman, resident in India and below the age of sixty-five years at any time during the previous year, referred to in item (II) of Paragraph A of Part III of the First Schedule, the provisions of this sub-section shall have effect as if for the words "one lakh rupees", the words "one lakh thirty-five thousand rupees" had been substituted:

Provided further that in the case of every individual, being a resident in India, who is of the age of sixty-five years or more at any time during the previous year, referred to in item (III) of Paragraph A of Part III of the First Schedule, the provisions of this subsection shall have effect as if for the words "one lakh rupees", the words "one lakh eighty-five thousand rupees" had been substituted:

Provided also that the amount of incometax or "advance tax" so arrived at, as reduced by the rebate of income-tax calculated under Chapter VIII-A of the said Act, shall be increased by a surcharge for purposes of the Union calculated in each case, in the manner provided therein.

- (11) The amount of income-tax as specified in sub-sections (1) to (10) and as increased by a surcharge for purposes of the Union calculated in the manner provided therein, shall be further increased by an additional surcharge for purposes of the Union, to be called the "Education Cess on income-tax", so as to fulfil the commitment of the Government to provide and finance universalised quality basic education, calculated at the rate of two per cent. of such income-tax and surcharge.
- (12) For the purposes of this section and the First Schedule,—
 - (a) "domestic company" means an Indian company or any other company which, in respect of its income liable to income-tax under the Income-tax Act for the assessment year commencing on the 1st day of April, 2006, has made the prescribed arrangements for the declaration and payment within India of the dividends (including dividends on preference shares) payable out of such income;
 - (b) "insurance commission" means any remuneration or reward, whether by way of commission or otherwise, for soliciting or procuring insurance business (including business relating to the continuance, renewal or revival of policies of insurance);
 - (c) "net agricultural income", in relation to a person, means the total amount of agricultural income, from whatever source derived, of that person computed in accordance with the rules contained in Part IV of the First Schedule;
 - (d) all other words and expressions used in this section and the First Schedule but

not defined in this sub-section and defined in the Income-tax Act shall have the meanings respectively assigned to them in that Act.

CHAPTER III

Direct Taxes

Income-tax

- 3. Amendment of Section 2.— In section 2 of the Income-tax Act,—
 - (i) in clause (24),—
 - (A) in sub-clause (iia),-
 - (a) after the words, brackets and figures "sub-clause (iv) or sub-clause (v)", the words, brackets, figures and letter "or by any university or other educational institution referred to in sub-clause (vi) or by any hospital or other institution referred to in sub-clause (via)" shall be inserted and shall be deemed to have been inserted with effect from the 1st day of April, 1999;
 - (b) for the words, brackets, figures and letter "or by any university or other educational institution referred to in sub-clause (vi) or by any hospital or other institution referred to in sub-clause (via)", as so inserted by sub-item (a), the words, brackets, figures and letters "or by any university or other educational institution referred to in sub-clause (iiiad) or sub-clause (vi) or by any hospital or other institution referred to in sub-clause (iiiae) or sub-clause (via)" shall be substituted with effect from the 1st day of April, 2007:
 - (B) after sub-clause (vii), the following sub-clause shall be inserted with effect from the 1st day of April, 2007, nemely:—
 - "(viia) the profits and gains of any business of banking (including providing credit facilities) carried on

by a co-operative society with its members;";

(ii) after clause (26), the following clauses shall be inserted, namely:—

'(26A) "infrastructure capital company" means such company which makes investments by way of acquiring shares or providing long-term finance to any enterprise or undertaking wholly engaged in the business referred to in sub-section (4) of section 80-IA or sub--section (1) of section 80-IAB or an undertaking developing and building a housing project referred to in sub--section (10) of section 80-IB or a project for constructing a hotel of not less than three-star category as classified by the Central Government or a project for constructing a hospital with at least one hundred beds for patients;

(26B) "infrastructure capital fund" means such fund operating under a trust deed registered under the provisions of the Registration Act, 1908 16 of 1908. established to raise monies by the trustees for investment by way of acquiring shares or providing long-term finance to any enterprise or undertaking wholly engaged in the business referred to in sub-section (4) of section 80-IA or sub-section (1) of section 80-IAB or an undertaking developing and building a housing project referred to in sub-section (10) of section 80-IB or a project for constructing a hotel of not less than three-star category as classified by the Central Government or a project for constructing a hospital with at least one-hundred beds for patients;';

(iii) in clause (37A), in sub-clause (iii), for the words and figures "an agreement entered into by the Central Government under section 90, whichever is applicable by virtue of the provisions of section 90;"; the words, figures and letters "an agreement entered into by the Central Government under section 90, or an agreement notified by the Central Government under section 90A, whichever is applicable by virtue of the provisions of section 90, or section 90A, as the case may be;" shall be substituted with effect from the 1st day of June, 2006;

(iv) in clause (48), the Explanation shall be omitted.

4. Amendment of section 10.— In section 10 of the Income-tax Act,—

(a) in clause (6BB), for the words, figures and letters "or entered into after the 31st day of March, 2006 and approved by the Central Government in this behalf", the words, figures and letters "or entered into after the 31st day of March, 2007 and approved by the Central Government in this behalf" shall be substituted with effect from the 1st day of April, 2007;

(b) in clause (15A), in the proviso, for the words, figures and letters "the 1st day of April, 2006", the words, figures and letters "the 1st day of April, 2007" shall be substituted with effect from the 1st day of April, 2007;

(c) in clause (17), for sub-clause (iii), the following sub-clause shall be substituted with effect from the 1st day of April, 2007, namely:—

"(iii) any constituency allowance received by any person by reason of his membership of any State Legislature under any Act or rules made by that State Legislature;";

(d) in clause (23C),---

(i) after the eleventh proviso, the following proviso shall be inserted with effect from the 1st day of June, 2006, namely:—

"Provided also that in case the fund or trust or institution or any university or other educational institution or any hospital or other medical institution referred to in the first proviso makes an application on or after the 1st day of June, 2006 for the purposes of grant of exemption or continuance thereof, such application shall be made at any time during the financial year immediately preceding the assessment year from which the exemption is sought;";

(ii) after the twelfth proviso as so inserted, the following proviso shall be inserted with effect from the 1st day of April, 2007, namely:—

"Provided also that any anonymous donation referred to in section 115BBC on which tax is payable in accordance with the provisions of the said section shall be included in the total income;";

- (e) in clause (23EA), for the words, "any income", the words "any income, by way of contributions received from recognised stock exchanges and the members thereof," shall be substituted with effect from the 1st day of April, 2007;
- (f) clause (23G) shall be omitted with effect from the 1st day of April, 2007;
 - (g) in clause (38),-
 - (i) before the *Explanation*, the following proviso shall be inserted with effect from the 1st day of April, 2007, namely:—

"Provided that the income by way of long-term capital gain of a company shall be taken into account in computing the book profit and income-tax payable under section 115JB.";

- (ii) in the Explanation, in clause (i), for the words "fifty per cent.", the words "sixty-five per cent." shall be substituted with effect from the 1st day of June, 2006:
- "(h) after clause (41), the following shall be inserted, namely:—
 - '(42) any specified income arising to a body or authority which—
 - (a) has been established or constituted or appointed under a treaty or an agreement entered into by the Central Government with two or more countries or a convention signed by the Central Government;
 - (b) is established or constituted or appointed not for the purposes of profit;
 - (c) is notified by the Central Government in the Official Gazette for the purposes of this clause.

Explanation.— For the purposes of this clause, "specified income" means the income, of the nature and to the extent, arising to the body or authority referred to in this clause, which the Central Government may notify in this behalf.'.

- 5. Amendment of section 10B.— In section 10B of the income-tax Act, in sub-section (1),—
 - (a) in the second proviso, for the word "also", the word "further" shall be substituted;
 - (b) after the third proviso, the following proviso shall be inserted, namely:—

"Provided also that no deduction under this section shall be allowed to an assessee who does not furnish a return of his income on or before the due date

specified under sub-section (1) of section 139.".

- 6. Amendment of section 13.— In section 13 of the Income-tax Act, after sub-section (6) and before Explanation 1, the following sub-section shall be inserted with effect from the 1st day of April, 2007, namely:—
 - "(7) Nothing contained in section 11 or section 12 shall operate so as to exclude from the total income of the previous year of the person in receipt thereof, any anonymous donation referred to in section 115BBC on which tax is payable in accordance with the provisions of that section."
- 7. Amendment of section 14A.— Section 14A of the Income-tax Act shall be numbered as sub-section (1) thereof and after sub-section (1) as so numbered, the following sub-section shall be inserted with effect from the 1st day of April, 2007, namely:—
 - "(2) The Assessing Officer shall determine the amount of expenditure incurred in relation to such income which does not form part of the total income under this Act in accordance with such method as may be prescribed, if the Assessing Officer, having regard to the accounts of the assessee, is not satisfied with the correctness of the claim of the assessee in respect of such expenditure in relation to income which does not form part of the total income under this Act.
- (3) The provisions of sub-section (2) shall also apply in relation to a case where an assessee claims that no expenditure has been incurred by him in relation to income which does not form part of the total income under this Act.".
- 8. Amendment of section 17.— In section 17 of the Income-tax Act, in clause (2), after sub-clause (vi), in the proviso, with effect from the 1st day of April, 2007,—
 - (i) in clause (iii), after the words "Central Government" the words,

- brackets and figures "or the Insurance Regulatory and Development Authority established under sub-section (1) of section 3 of the Insurance Regulatory and Development Authority Act, 1999," shall be 41 of 1999, inserted;
- (ii) in clause (iv), after the words "Central Government", the words, brackets and figures "or the Insurance Regulatory and Development Authority established under sub-section (1) of section 3 of the Insurance Regulatory and Development Authority Act, 1999," shall be 41 of 1999. inserted.
- 9. Amendment of section 36.— In section 36 of the Income-tax Act, in sub-section (1),—
 - (a) for clause (ib), the following clause shall be substituted with effect from the 1st day of April, 2007, namely:—
 - "(ib) the amount of any premium paid by cheque by the assessee as an employer to effect or to keep in force an insurance on the health of his employees under a scheme framed in this behalf by—
 - (A) the General Insurance Corporation of India formed under section 9 of the General Insurance Business (Nationalisation) Act, 1972 57 of 1972. and approved by the Central Government; or
 - (B) any other insurer and approved by the Insurance Regulatory and Development Authority established under sub-section (1) of section 3 of the Insurance Regulatory and Development Authority Act, 1999;"; 41 of 1999.

- (b) in clause (iiia), in the Explanation, clause (iii) shall be omitted;
- (c) in clause (viii), in the Explanation, for clause (d), the following clause shall be substituted with effect from the 1st day of April, 2007, namely:—
 - '(d) "infrastructure facility" means—
 - (i) an infrastructure facility as defined in the *Explanation* to clause (i) of subsection (4) of section 80-IA, or any other public facility of a similar nature as may be notified by the Board in this behalf in the Official Gazette and which fulfils the conditions as may be prescribed;
 - (ii) an undertaking referred to in clause (ii) or clause (iii) or clause (iv) of sub-section (4) of section 80-IA; and
 - (iii) an undertaking referred to in sub-section (10) of section 80-IB;'.
- 10. Amendment of section 40.— In section 40 of the Income-tax Act, in clause (a), after sub-clause (ii),—
 - (a) the following Explanation shall be inserted, namely:—
 - "Explanation 1.— For the removal of doubts, it is hereby declared that for the purposes of this sub-clause, any sum paid on account of any rate or tax levied includes and shall be deemed always to have included any sum eligible for relief of tax under section 90 or, as the case may be, deduction from the Indian income-tax payable under section 91.";
 - (b) after Explanation 1 as so inserted, the following Explanation shall be inserted with effect from the 1st day of June, 2006, namely:—
 - "Explanation 2.— For the removal of doubts, it is hereby declared that for the purposes of this sub-clause, any sum paid on account of any rate or tax levied

- includes any sum eligible for relief of tax under section 90A;".
- 11. Amendment of section 43.— In section 43 of the Income-tax Act, in clause (5), in the proviso, in clause (d), for the brackets and letters "(aa)", the brackets and letters "(ac)"shall be substituted.
- 12. Amendment of section 43B.— In section 43B of the Income-tax Act,—
 - (a) after Explanation 3B, the following Explanation shall be inserted and shall be deemed to have been inserted with effect from the 1st day of April, 1989, namely:—
 - "Explanation 3C.— For the removal of doubts, it is hereby declared that a deduction of any sum, being interest payable under clause (d) of this section, shall be allowed if such interest has been actually paid and any interest referred to in that clause which has been converted into a loan or borrowing shall not be deemed to have been actually paid.";
 - (b) after Explanation 3C as so inserted, the following Explanation shall be inserted and shall be deemed to have been inserted with effect from the 1st day of April, 1997, namely:—
 - "Explanation 3D.—For the removal of doubts, it is hereby declared that a deduction of any sum, being interest payable under clause (e) of this section, shall be allowed if such interest has been actually paid and any interest referred to in that clause which has been converted into a loan or advance shall not be deemed to have been actually paid.".
- 13. Amendment of section 54EC.— In section 54EC of the Income-tax Act, after subsection (3), in the Explanation, for clause (b), the following clause shall be substituted namely:—

- (b) "long-term specified asset" means any bond, redeemable after three years and issued on or after the 1st day of April, 2006,—
 - (i) by the National Highways
 Authority of India constituted
 under section 3 of the National
 Highways Authority of India
 Act, 1988, and notified by the 68 of 1988.
 Central Government in the
 Official Gazette for the purposes
 of this section; or
 - (ii) by the Rural Electrification Corporation Limited,
 a company formed and
 registered under the
 Companies Act, 1956, and 1 of 1956,
 notified by the Central
 Government in the Official
 Gazette for the purposes of this
 section.'.
- 14. Amendment of section 54ED.— In section 54ED of the Income-tax Act, in subsection (1), for the words "from the transfer of a long-term capital asset,", the words, figures and letters "from the transfer before the 1st day of April, 2006, of a long-term capital asset," shall be substituted with effect from the 1st day of April, 2007.
- 15. Insertion of new section 80AC.— After section 80AB of the Income-tax Act, the following section shall be inserted, namely:—
 - "80AC. Deduction not to be allowed unless return furnished.— Where in computing the total income of an assessee of the previous year relevant to the assessment year commencing on the 1st day of April, 2006 or any subsequent assessment year, any deduction is admissible under section 80-IA or section 80-IAB or section 80-IB or section 80-IC, no such deduction shall be allowed to him unless he furnishes a return of his income for such assessment year on or before the due date specified under sub-section (1) of section 139."

- 16. Amendment of section 80C.—In section 80C of the Income-tax Act, in sub-section (2), with effect from the 1st day of April, 2007.—
 - (a) in clause (xi), for the words, brackets, figures and letter "notified under clause (23D)", the words, brackets, figures and letter "referred to in clause (23D)"shall be substituted;
 - (b) in clause (xiii), for the words, brackets, figures and letter "notified under clause (23D)", the words, brackets, figures and letter "referred to in clause (23D)" shall be substituted;
 - (c) in clause (xiv), for the words, brackets, figures and letter "notified under clause (23D)", the words, brackets, figures and letter "referred to in clause (23D)"shall be substituted;
 - (d) after clause (xx), the following shall be inserted, namely:—

'(xxi) as term deposit—

- (a) for a fixed period of not less than five years with a scheduled bank; and
- (b) which is in accordance with a scheme framed and notified, by the Central Government, in the Official Gazette for the purposes of this clause.

Explanation.— For the purposes of this clause, "scheduled bank" means the State Bank of India constituted under the State Bank of India Act, 1955, or a subsidiary 23 of 1955. bank as defined in the State Bank of India (Subsidiary Banks) Act, 1959, 38 of 1959. or a corresponding new bank constituted under section 3 of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, or under section 3 of the 5 of 1970. Banking Companies (Acquisition and Transfer of Undertakings) Act, 1980, or any other bank, being a 40 of 1980.

bank included in the Second Schedule to the Reserve Bank of India Act, 1934.

- 17. Amendment of section 80CCC.— In section 80CCC of the Income-tax Act, in subsection (1), for the words "ten thousand rupees", the words "one lakh rupees" shall be substituted with effect from the 1st day of April, 2007.
- 18. Amendment of section 80-IA.— In section 80-IA of the Income-tax Act, in subsection (4), with effect from the 1st day of April, 2007.—
 - (a) in clause (iii), after the proviso, the following proviso shall be inserted, namely:—

'Provided further that in the case of any undertaking which develops, develops and operates or maintains and operates an industrial park, the provisions of this clause shall have effect as for the figures, letters and words "31st day of March, 2006", the figures, letters and words "31st day of March, 2009" had been substituted;':

- (b) in clause (iv),-
- (i) in sub-clause (a), for the words, figures and letters "the 31st day of March, 2006", the words, figures and letters "the 31st day of March, 2010" shall be substituted:
- (ii) in sub-clause (b), for the words, figures and letters "the 31st day of March, 2006", the words, figures and letters "the 31st day of March, 2010" shall be substituted:
- (iii) in sub-clause (c), for the words, figures and letters "the 31st day of March, 2006", the words, figures and letters "the 31st day of March, 2010" shall be substituted.
- 19. Amendment of section 80P.— In section 80P of the Income-tax Act, after sub-section

- (3), the following shall be inserted with effect from the 1st day of April, 2007, namely:—
 - '(4) The provisions of this section shall not apply in relation to any co-operative bank other than a primary agricultural credit society or a primary co-operative agricultural and rural development bank.

Explanation.— For the purposes of this sub-section.—

(a) "co-operative bank" and "primary agricultural credit society"shall have the meanings respectively assigned to them in Part V of the Banking Regulation Act, 1949;

10 of 1949.

- (b) "primary co-operative agricultural and rural development bank" means a society having its area of operation confined to a taluka and the principal object of which is to provide for long-term credit for agricultural and rural development activities.'.
- 20. Insertion of new section 90A.— In Chapter IX of the Income-tax Act, after section 90, the following section shall be inserted with effect from the 1st day of June, 2006, namely:—
 - '90A. Adoption by Central Government of agreement between specified associations for double taxation relief.—(1) Any specified association in India may enter into an agreement with any specified association in the specified territory outside India and the Central Government may, by notification in the Official Gazette, make such provisions as may be necessary for adopting and implementing such agreement—
 - (a) for the granting of relief in respect of—
 - (i) income on which have been paid both income-tax under this Act and income-tax in any specified territory outside India; or

- (ii) income-tax chargeable under this Act and under the corresponding law in force in that specified territory outside India to promote mutual economic relations, trade and investment, or
- (b) for the avoidance of double taxation of income under this Act and under the corresponding law in force in that specified terrritory outside India, or
- (c) for exchange of information for the prevention of evasion or avoidance of income-tax chargeable under this Act or under the corresponding law in force in that specified territory outside India, or investigation of cases of such evasion or avoidance, or
- (d) for recovery of income-tax under this Act and under the corresponding law in force in that specified territory outside India.
- (2) Where a specified association in India has entered into an agreement with a specified association of any specified territory outside India under sub-section (1) and such agreement has been notified under that sub-section, for granting relief of tax, or as the case may be, avoidance of double taxation, than in relation to the assessee to whom such agreement applies, the provisions of this Act shall apply to the extent they are more beneficial to that assessee.
- (3) Any term used but not defined in this Act or in the agreement referred to in subsection (1) shall, unless the context otherwise requires, and is not inconsistent with the provisions of this Act or the agreement, have the same meaning as assigned to it in the notification issued by the Central Government in the Official Gazette in this behalf.

Explanation 1.— For the removal of doubts, it is hereby declared that the charge of tax in respect of a company incorporated in the specified territory outside India at a rate higher than the rate at which a domestic

company is chargeable, shall not be regarded as less favourable charge or levy of tax in respect of such company.

Explanation 2.— For the purposes of this section, the expressions—

- (a) "specified association" means any institution, association or body, whether incorporated or not, functioning under any law for the time being in force in India or the laws of the specified territory outside India and which may be notified as such by the Central Government for the purposes of this section;
- (b) "specified territory" means any area outside India which may be notified as such by the Central Government for the purposes of this section.'.
- 21. Amendment of section 92C.— In section 92C of the Income-tax Act, in sub-section (4), in the first proviso, for the words, figures and letters "section 10A or section 10B", the words, figures and letters "section 10A or section 10AA or section 10B" shall be substituted with effect from the 1st day of April, 2007.
- 22. Insertion of new section 115BBC.— In Chapter XII of the Income-tax Act, after section 115BBB, the following section shall be inserted with effect from the 1st day of April, 2007, namely:—
 - 115BBC. Anonymous donations to be taxed in certain cases.— (1) Where the total income of an assessee, being a person in receipt of income on behalf of any university or other educational institution referred to in sub-clause (iiiad) or sub-clause (vi) or any hospital or other institution referred to in sub-clause (iiiae) or sub-clause (via) or any fund or institution referred to in sub-clause (iv) or any trust or institution referred to in sub-clause (v) of clause (23C) of section 10 or any trust or institution referred to in section 11, includes any income by way of any anonymous

donation, the income-tax payable shall be the aggregate of—

- (i) the amount of income-tax calculated on the income by way of any anonymous donation, at the rate of thirty per cent.; and
- (ii) the amount of income-tax with which the assessee would have been chargeable had his total income been reduced by the amount of income referred to in clause (i).
- (2) The provisions of sub-section (1) shall not apply to any anonymous donation received by—
 - (a) any trust or institution created or established wholly for religious purposes;
 - (b) any trust or institution created or established wholly for religious and charitable purposes other than any anonymous donation made with a specific direction that such donation is for any university or other educational institution or any hospital or other medical institution run by such trust or institution.
- (3) For the purposes of this section, "anonymous donation" means any voluntary contribution referred to in sub-clause (iia) of clause (24) of section 2, where a person receiving such contribution does not maintain a record of the identity indicating the name and address of the person making such contribution and such other particulars as may be prescribed.;
- 23. Amendment of section 115JAA.— In section 115JAA of the Income-tax Act, for sub-sections (2) and (3), the following subsections shall be substituted with effect from the 1st day of April, 2007, namely:—
 - "(2) The tax credit to be allowed under sub-section (1) shall be the difference of the tax paid for any assessment year under sub-section (1) of section 115JA and the

amount of tax payable by the assessee on his total income computed in accordance with the other provisions of this Act:

Provided that no interest shall be payable on the tax credit allowed under sub-section (1).

(2A) The tax credit to be allowed under sub-section (1A) shall be the difference of the tax paid for any assessment year under sub-section (1) of section 115JB and the amount of tax payable by the assessee on his total income computed in accordance with the other provisions of this Act:

Provided that no interest shall be payable on the tax credit allowed under sub-section (1A).

- (3) The amount of tax credit determined under sub-section (2) shall be carried forward and set off in accordance with the provisions of sub-sections (4) and (5) but such carry forward shall not be allowed beyond the fifth assessment year immediately succeeding the assessment year in which tax credit becomes allowable under sub-section (1).
- (3A) The amount of tax credit determined under sub-section (2A) shall be carried forward and set off in accordance with the provisions of sub-sections (4) and (5) but such carry forward shall not be allowed beyond the seventh assessment year immediately succeeding the assessment year in which tax credit becomes allowable under sub-section (1A)."
- 24. Amendment of section 115JB.— In section 115JB of the Income-tax Act, with effect from the 1st day of April, 2007,—
 - (i) in sub-section (1),-
 - (a) for the words, figures and letters "the 1st day of April, 2001", the words, figures and letters "the 1st day of April, 2007" shall be substituted;
 - (b) for the words "seven and one-half per cent.", at both the places where they occur, the words "ten per cent." shall be substituted:

- (ii) in the Explanation occurring after sub-section (2),—
 - (a) in clause (f), for the words, figures, brackets and letters "section 10 (other than the provisions contained in clause (23G) thereof) or section 10A or section 10B or section 11 or section 12 apply,", the words, figures, brackets and letters section 10 [other than the provisions contained in clause (38) thereof] or section 10A or section 10B or section 11 or section 12 apply; or shall be substituted;
 - (b) after clause (f),-
 - (A) the following clause shall be inserted, namely:—
 - "(g) the amount of depreciation,";
 - (B) for the portion beginning with the words "if any amount", and ending with the words "as reduced by—", the following shall be substituted, namely:—

"if any amount referred to in clauses (a) to (g) is debited to the profit and loss account, and as reduced by—";

- (c) in clause (ii), for the words, figures, brackets and letter "section 10 (other than the provisions contained in clause (23G) thereof)", the words, figures and brackets "section 10 [other than the provisions contained in clause (38) thereof]" shall be substituted;
- (d) after clause (ii), the following clauses shall be inserted, namely:—
 - "(iia) the amount of depreciation debited to the profit and loss account (excluding the depreciation on account of revaluation of assets); or
 - (iib) the amount withdrawn from revaluation reserve and credited to the profit and loss account, to the

- extent it does not exceed the amount of depreciation on account of revaluation of assets referred to in clause (iia); or".
- 25. Amendment of section 115-O.— In section 115-O of the Income-tax Act, in subsection (6), the words, brackets, figures and letter "not falling under clause (23G) of section 10" shall be omitted with effect from the 1st day of April, 2007.
- 26. Amendment of section 115R.— In section 115R of the Income-tax Act, in subsection (2), in the proviso, in clause (b), the word "open-ended" shall be omitted with effect from the 1st day of June, 2006.
- 27. Amendment of section 115T.— In section 115T of the Income-tax Act, in the Explanation, in clause (b), with effect from the 1st day of June, 2006.—
 - (i) the word "open-ended" shall be omitted;
 - (ii) in sub-clause (ii), for the words "fifty per cent.", the words "sixty-five per cent." shall be substituted.
- 28. Amendment of section 115WB.— In section 115WB of the Income-tax Act, with effect from the 1st day of April, 2007,—
 - (a) in sub-section (2),-
 - (i) in clause (D), in the proviso,-
 - (A) in clause (v), the word "and" occurring at the end shall be omitted;
 - (B) after clause (vi), the following clauses shall be inserted, namely:—
 - "(vii) being the expenditure on distribution of free samples of medicines or of medical equipment, to doctors; and
 - (viii) being the expenditure by way of payment to any person of repute for promoting the sale of goods or services of the business of the employer,";

- (ii) in clause (F), the words and brackets "tour and travel (including foreign travel)" shall be omitted;
- (iii) after clause (P), the following clause shall be inserted, namely:—
 - "(Q) tour and travel (including foreign travel).";
- (b) in sub-section (3), after the words "payable by the employee", the words "or any benefit or amenity in the nature of free or subsidised transport or any such allowance provided by the employer to his employees for journeys by the employees from their residence to the place of work or such place of work to the place of residence" shall be inserted at the end.
- 29. Amendment of section 115WC.— In section 115WC of the Income-tax Act, with effect from the 1st day of April, 2007,—
 - (a) in sub-section (1),--
 - (i) for clause (b), the following clause shall be substituted, namely:—
 - "(b) the amount of contribution, referred to in clause (c) of sub-section (1) of section 115WB, which exceeds one lakh rupees in respect of each employee;";
 - (ii) after clause (d), the following clause shall be inserted, namely:—
 - "(e) five per cent. of the expenses referred to in clause (Q) of sub-section (2) of section 115WB.";
 - (b) in sub-section (2),-
 - (i) after clause (a), the following clauses shall be inserted, namely:—
 - '(aa) in the case of an employer engaged in the business of carriage of passengers or goods by aircraft, the value of fringe benefits for the purposes

- referred to in clause (B) of sub-section (2) of section 115WB shall be "five per cent." instead of "twenty per cent." referred to in clause (c) of sub-section (1);
- (ab) in the case of an employer engaged in the business of carriage of passengers or goods by ship, the value of fringe benefits for the purposes referred to in clause (B) of sub-section (2) of section 115WB shall be "five per cent." instead of "twenty per cent." referred to in clause (c) of sub-section (1);":
- (ii) after clause (d), the following clauses shall be inserted, namely:—
 - '(da) in the case of an employer engaged in the business of carriage of passengers or goods by aircraft, the value of fringe benefits for the purposes referred to in clause (G) of sub-section (2) of section 115WB shall be "five per cent." instead of "twenty per cent." referred to in clause (c) of sub-section (1);
 - (db) in the case of an employer engaged in the business of carriage of passengers or goods by ship, the value of fringe benefits for the purposes referred to in clause (G) of sub-section (2) of section 115WB shall be "five per cent." instead of "twenty per cent." referred to in clause (c) of sub-section (1);".
- 30. Amendment of section 120.— In section 120 of the Income-tax Act, in sub-section (1), the following Explanation shall be inserted and shall be deemed to have been inserted with effect from the 1st day of April, 1988, namely:—
 - "Explanation.— For the removal of doubts, it is hereby declared that any income-tax authority, being an authority higher in rank, may, if so directed by the Board, exercise the powers and perform the functions of the income-tax authority lower in rank and any such direction issued by the Board shall be deemed to be a direction issued under sub-section (1).".

- 31. Amendment of section 139.— In section 139 of the Income-tax Act,—
 - (I) in sub-section (1), in the first proviso, after clause (vi), for the words "during the previous year", the words, figures and letters "during any previous year ending before the 1st day of April, 2005" shall be substituted:
 - (II) in sub-section (9), in the Explanation,—
 - (A) in clause (c), in sub-clause (i),—
 - (a) for the words "deducted at source", the words "deducted or collected at source" shall be substituted with effect from the 1st day of April, 2007;
 - (b) for the words, figures and letters "before the 1st day of April, 2006", the words, figures and letters "before the 1st day of April, 2008" shall be substituted;
 - (c) in the proviso, with effect from the 1st day of April, 2007,—
 - (i) for the words "claimed to have been deducted at source", the words "claimed to have been deducted or collected at source" shall be substituted:
 - (ii) for clause (a), the following clause shall be substituted, namely:—
 - "(a) a certificate for tax deducted or collected was not furnished under section 203 or section 206C to the person furnishing his return of income;";
- (B) after clause (f), the following proviso shall be inserted with effect from the 1st day of June, 2006, namely:—
 - "Provided that the Board may, by rules made by it,—
 - (a) dispense, for a class or classes of persons, with any of the conditions specified in clauses (a) to (f); or

- (b) include any of the conditions specified in clauses (a) to (f) of this Explanation in the form of return prescribed under sub-section (1) or subsection (6) of this section."
- 32. Amendment of section 139A.— In section 139A of the Income-tax Act,—
 - (a) after sub-section (1A), the following sub-section shall be inserted with effect from the 1st day of June, 2006, namely:—
 - "(1B) Notwithstanding anything contained in sub-section (1), the Central Government may, for the purpose of collecting any information which may be useful for or relevant to the purposes of this Act, by notification in the Official Gazette, specify, any class or classes of persons who shall apply to the Assessing Officer for the allotment of the permanent account number and such persons shall, within such time as mentioned in that notification, apply to the Assessing Officer for the allotment of a permanent account number.";
 - (b) for sub-section (2), the following sub--section shall be substituted with effect from the 1st day of June, 2006, namely:—
 - "(2) The Assessing Officer, having regard to the nature of the transactions as may be prescribed, may also allot a permanent account number, to any other person (whether any tax is payable by him or not), in the manner and in accordance with the procedure as may be prescribed.";
- (c) in sub-section (5B), after clause (iii), the following clause shall be inserted with effect from the 1st day of June, 2006, namely:—
 - "(iv) in all quarterly statements prepared and delivered or caused to be delivered in accordance with the provisions of sub-section (3) of section 200;";

- (d) in sub-section (5C), for the word" seller", the words "person responsible for collecting tax" shall be substituted with effect from the 1st day of April, 2007;
 - (e) in sub-section (5D),---
 - (A) in the opening portion, for the word "seller", the word "person"shall be substituted with effect from the 1st day of April, 2007;
 - (B) after clause (ii), the following clause shall be inserted with effect from the 1st day of June, 2006, namely:—
 - "(iii) in all quarterly statements prepared and delivered or caused to be delivered in accordance with the provisions of sub-section (3) of section 206C.".
- 33. Insertion of new section 139B.— After section 139A of the Income-tax Act, the following section shall be inserted with effect from the 1st day of June, 2006, namely:—
 - '139B. Scheme for submission of returns through Tax Return Preparers.— (1) For the purpose of enabling any specified class or classes of persons in preparing and furnishing returns of income, the Board may, without prejudice to the provisions of section 139, frame a Scheme, by notification in the Official Gazette, providing that such persons may furnish their returns of income through a Tax Return Preparer authorised to act as such under the Scheme.
- (2) Every Tax Return Preparer shall assist the persons furnishing the return of income in such manner as may be specified in the Scheme framed under this section and affix his signature on such return.
 - (3) For the purposes of this section,—
 - (a) "Tax Return Preparer" means any individual, [not being a person referred to in clause (ii) or clause (iii) or clause (iv) of

- sub-section (2) of section 288 or an employee of the "specified class or classes of persons"], who has been authorised to act as a Tax Return Preparer under the Scheme framed under this section:
- (b) "specified class or classes of persons" means any person, other than a company or a person, whose accounts are required to be audited under section 44AB or under any other law for the time being in force, who is required to furnish a return of income under this Act.
- (4) The Scheme framed by the Board under this section may provide for the following, namely:—
 - (a) the manner in which and the period for which the Tax Return Preparers shall be authorised under sub-section (3):
 - (b) the educational and other qualifications to be possessed, and the training and other conditions required to be fulfilled, by a person to act as a Tax Return Preparer;
 - (c) the code of conduct for the Tax Return Preparers;
 - (d) the duties and obligations of the Tax Return Preparers;
 - (e) the circumstances under which the authorisation given to a Tax Return Preparer may be withdrawn;
 - (f) any other matter which is required to be, or may be, specified by the Scheme for the purposes of this section.
- (5) The Scheme framed by the Board under this section shall be laid, as soon as may be after it is framed, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both

Houses agree in making any modification in the Scheme or both Houses agree that the Scheme should not be framed, the Scheme shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that Scheme.'.

- 34. Amendment of section 140A.— In section 140A of the Income-tax Act, with effect from the 1st day of April, 2007,—
 - (a) in sub-section (1), for the words "after taking into account the amount of tax, if any, already paid under any provision of this Act", the following shall be substituted, namely:—

"after taking into account,---

- (i) the amount of tax, if any, already paid under any provision of this Act;
- (ii) any tax deducted or collected at source;
- (iii) any relief of tax or deduction of tax claimed under section 90 or section 91 on account of tax paid in a country outside India;
- (iv) any relief of tax claimed under section 90A on account of tax paid in any specified territory outside India referred to in that section; and
- (v) any tax credit claimed to be set off in accordance with the provisions of section 115JAA,";
- (b) in sub-section (1A), for clause (i), the following clause shall be substituted, namely:—
 - "(i) under section 234A shall be computed on the amount of the tax on the total income as declared in the return as reduced by the amount of,—
 - (a) advance tax, if any, paid;
 - (b) any tax deducted or collected at source;

- (c) any relief of tax or deduction of tax claimed under section 90 or section 91 on account of tax paid in a country outside India;
- (d) any relief of tax claimed under section 90A on account of tax paid in any specified territory outside India referred to in that section; and
- (e) any tax credit claimed to be set off in accordance with the provisions of section 115JAA;";
- (c) in sub-section (IB), for the Explanation, the following Explanation shall be substituted, namely:—

'Explanation.— For the purposes of this sub-section, "assessed tax" means the tax on the total income as declared in the return as reduced by the amount of,—

- (i) tax deducted or collected at source, in accordance with the provisions of Chapter XVII, on any income which is subject to such deduction or collection and which is taken into account in computing such total income;
- (ii) any relief of tax or deduction of tax claimed under section 90 or section 91 on account of tax paid in a country outside India;
- (iii) any relief of tax claimed under section 90A on account of tax paid in any specified territory outside India referred to in that section; and
- (iv) any tax credit claimed to be set off in accordance with the provisions of section 115JAA.'.
- 35. Amendment of section 142.— In section 142 of the Income-tax Act, in sub-section (1), in clause (i),—
 - (a) for the words, brackets and figures "within the time allowed under sub-section (1) of section 139", the words, brackets and figures "within the time allowed under sub-section (1) of section

139 or before the end of the relevant assessment year" shall be substituted;

(b) the following proviso shall be inserted and shall be deemed to have been inserted with effect from the 1st day of April, 1990, namely:-

"Provided that where any notice has been served under this sub-section for the purposes of this clause after the end of the relevant assessment commencing on or after the 1st day of April, 1990 to a person who has not made a return within the time allowed under sub-section (1) of section 139 or before the end of the relevant assessment year, any such notice issued to him shall be deemed to have been served in accordance with the provisions of this sub-section.".

- 36. Amendment of section 148.— In section 148 of the Income-tax Act, in sub-section (1),--
 - (i) the following provisos shall be inserted and shall be deemed to have been inserted with effect from the 1st day of October, 1991, namely:—

"Provided that in a case-

- (a) where a return has been furnished during the period commencing on the 1st day of October, 1991 and ending on the 30th day of September, 2005 in response to a notice served under this section, and
- (b) subsequently a notice has been served under sub-section (2) of section 143 after the expiry of twelve months specified in the proviso to sub--section (2) of section 143, as it stood immediately before the amendment of said sub-section by the Finance Act, 2002 20 of 2002. but before the expiry of the time limit for making the assessment, reassessment or

recomputation as specified in sub-section (2) of section 153, every such notice referred to in this clause shall be deemed to be a valid notice:

Provided further that in a case—

- (a) where a return has been furnished during the period commencing on the 1st day of October, 1991 and ending on the 30th day of September, 2005, in response to a notice served under this section, and
- (b) subsequently a notice has been served under clause (ii) of sub-section (2) of section 143 after the expiry of twelve months specified in the proviso to clause (ii) of sub-section (2) of section 143, but before the expiry of the time limit for making the assessment, reassessment or re-computation as specified in sub-section (2) of section 153, every such notice referred to in this clause shall be deemed to be a valid notice.";
- (ii) after the second proviso as so inserted by clause (i), the following Explanation shall be inserted and shall be deemed to have been inserted within effect the 1st day of October, 2005, namely:-
 - "Explanation.—For the removal of doubts, it is hereby declared that nothing contained in the first proviso or the second proviso shall apply to any return which has been furnished on or after the 1st day of October, 2005 in response to a notice served under this section.".
- 37. Amendment of section 153.— In section 153 of the Income-tax Act, with effect from the 1st day of June, 2006,-
 - (a) in sub-section (1), the following proviso shall be inserted, namely:-

'Provided that in case the assessment year in which the income was first assessable is the assessment year commencing on the 1st day of April, 2004 or any subsequent assessment year, the provisions of clause (a) shall have effect as if for the words "two years", the words "twenty-one months" had been substituted.';

- (b) in sub-section (1A), for the words "two years", the words "twenty-one months" shall be substituted:
- (c) in sub-section (1B), for the words "one year", the words "nine months" shall be substituted:
- (d) in sub-section (2), after the proviso, the following proviso shall be inserted, namely:—

'Provided further that where the notice under section 148 was served on or after the 1st day of April, 2005, the provisions of this sub-section shall have effect as if for the words "one year", the words "nine months" had been substituted.';

(e) in sub-section (2A), after the proviso, the following proviso shall be inserted, namely:—

'Provided further that where the order under section 254 is received by the Chief Commissioner or Commissioner or, as the case may be, the order under section 263 or section 264 is passed by the Commissioner on or after the 1st day of April, 2005, the provisions of this subsection shall have effect as if for the words "one year", the words "nine months" had been substituted.'.

38. Amendment of section 153B.— In section 153B of the Income-tax Act, in subsection (1), after the proviso, the following proviso shall be inserted with effect from the 1st day of June, 2006, namely:—

'Provided further that in the case where the last of the authorisations for search under section 132 or for requisition under section 132A was executed during the financial year commencing on the 1st day of April, 2004 or any subsequent financial year,—

- (i) the provisions of clause (a) or clause (b) of this sub-section shall have effect as if for the words "two years" the words "twenty-one months" had been substituted:
- (ii) the period of limitation for making the assessment or reassessment in case of other person referred to in section 153C, shall be the period of twenty-one months from the end of the financial year in which the last of the authorisations for search under section 132 or for requisition under section 132A was executed or nine months from the end of the financial year in which books of account or documents or assets seized or requisitioned are handed over under section 153C to the Assessing Officer having jurisdiction over such other person, whichever is later.'.
- 39. Amendment of section 155.— In section 155 of the Income-tax Act, in sub-section (14) with effect from the 1st day of April, 2007,—
 - (a) for the words and figures "credit for tax deducted in accordance with the provisions of section 199", the words, figures and letter "credit for tax deducted or collected in accordance with the provisions of section 199 or, as the case may be, section 206C" shall be substituted;
 - (b) for the word and figures "section 203", the words, figures and letter "section 203 or section 206C" shall be substituted;
 - (c) in the proviso, for the words "income from which the tax has been deducted", the words "income from which the tax has been deducted or income on which the

- tax has been collected" shall be substituted.
- 40. Amendment of section 194A.— In section 194A of the Income-tax Act, in subsection (3), Explanation 2 shall be omitted.
- 41. Amendment of section 199.— In section 199 of the Income-tax Act, in sub-section (3), for the figures, letters and words "1st day of April, 2006", the figures, letters and words "1st day of April, 2008" shall be substituted.
- 42. Amendment of section 201.— In section 201 of the Income-tax Act, in sub-section (1A), after the words "such tax is actually paid", occurring at the end, the words, brackets and figures "and such interest shall be paid before furnishing the quarterly statement for each quarter in accordance with the provisions of sub-section (3) of section 200" shall be inserted with effect from the 1st day of June, 2006.
- 43. Amendment of section 203.— In section 203 of the Income-tax Act, in sub-section (3), for the figures, letters and words "1st day of April, 2006", the figures, letters and words "1st day of April, 2008" shall be substituted.
- 44. Amendment of section 203A.— In section 203A of the Income-tax Act, in subsection (2), after clause (b), the following clause shall be inserted with effect from the 1st day of June, 2006, namely:—
 - "(ba) in all the quarterly statements prepared and delivered or caused to be delivered in accordance with the provisions of sub-section (3) of section 200 or sub-section (3) of section 206C;".
- 45. Amendment of section 203AA.— In section 203AA of the Income-tax Act, for the figures, letters and words "1st day of April, 2005", the figures, letters and words "1st day of April, 2008" shall be substituted.
- 46. Amendment of section 206.— In section 206 of the Income-tax Act, in sub-section (1),

- for the words "responsible for deducting tax", the words, figures, and letters "responsible for deducting tax before the 1st day of April, 2005" shall be substituted.
- 47. Amendment of section 206C.— In section 206C of the Income-tax Act,—
 - (a) in sub-section (4), in the proviso, for the figures, letters and words "1st day of April, 2006", the figures, letters and words "1st day of April, 2008" shall be substituted;
 - (b) in sub-section (5),—
 - (i) in the first proviso, for the figures, letters and words "1st day of April, 2006", the figures, letters and words "1st day of April, 2008" shall be substituted;
 - (ii) in the second proviso, for the words "after the end of each financial year", the words, figures and letters "after the end of each financial year beginning on or after the 1st day of April, 2008" shall be substituted and shall be deemed to have been substituted with effect from the 1st day of April, 2005;
 - (c) in sub-section (5A), for the words "collecting tax", the words, figures and letters "collecting tax before the 1st day of April, 2005" shall be substituted;
 - (d) after sub-section (6), the following sub-section shall be inserted with effect from the 1st day of April, 2007, namely:—
 - "(6A) If any person responsible for collecting tax in accordance with the provisions of this section does not collect the whole or any part of the tax or after collecting, fails to pay the tax as required by or under this Act, he shall, without prejudice to any other consequences which he may incur, be deemed to be an assessee in default in respect of the tax:

Provided that no penalty shall be charged under section 221 from such person unless

the Assessing Officer is satisfied that the person has without good and sufficient reasons failed to collect and pay the tax.";

- (e) in sub-section (7),—
- (i) for the word "seller", the words "person responsible for collecting tax" shall be substituted with effect from the 1st day of April, 2007;
- (ii) after the words "tax was actually paid", occurring at the end, the words, brackets and figure "and such interest shall be paid before furnishing the quarterly statement for each quarter in accordance with the provisions of sub-section (3)" shall be inserted with effect from the 1st day of June, 2006;
- (f) in sub-section (8), for the word "seller", the words "person responsible for collecting tax" shall be substituted with effect from the 1st day of April, 2007.
- 48. Amendment of section 234A.—In section 234A of the Income-tax Act, in sub-section (1), after clause (b), for the words, brackets and figures "on the amount of the tax on the total income as determined under sub-section (1) of section 143 or on regular assessment as reduced by the advance tax, if any, paid and any tax deducted or collected at source", the following shall be substituted with effect from the 1st day of April, 2007, namely:—

"on the amount of the tax on the total income as determined under sub-section (1) of section 143, and where a regular assessment is made, on the amount of the tax on the total income determined under regular assessment as reduced by the amount of.—

- (i) advance tax, if any, paid;
- (ii) any tax deducted or collected at source;

- (iii) any relief of tax allowed under section 90 on account of tax paid in a country outside India;
- (iv) any relief of tax allowed under section 90A on account of tax paid in a specified territory outside India referred to in that section:
- (v) any deduction, from the Indian income-tax payable, allowed under section 91, on account of tax paid in a country outside India; and
- (vi) any tax credit allowed to be set off in accordance with the provisions of section 115JAA.".
- 49. Amendment of section 234B.—In section 234B of the Income-tax Act, in sub-section (1), for Explanation 1, the following Explanation shall be substituted with effect from the 1st day of April, 2007, namely:—

'Explanation 1.— In this section, "assessed tax" means the tax on the total income determined under sub-section (1) of section 143 and where a regular assessment is made, the tax on the total income determined under such regular assessment as reduced by the amount of,—

- (i) any tax deducted or collected at source in accordence with the provisions of Chapter XVII on any income which is subject to such deduction or collection and which is taken into account in computing such total income;
- (ii) any relief of tax allowed under section 90 on account of tax paid in a country outside India;
- (iii) any relief of tax allowed under section 90A on account of tax paid in a specified territory outside India referred to in that section;
- (iv) any deduction, from the Indian income-tax payable, allowed under

section 91, on account of tax paid in a country outside India; and

- (v) any tax credit allowed to be set off in accordance with the provisions of section 115JAA.'.
- 50. Amendment of section 234C.— In section 234C of the Income-tax Act, in subsection (1), for the Explanation, the following Explanation shall be substituted with effect from the 1st day of April, 2007, namely:—

'Explanation.— In this section, "tax due on the returned income" means the tax chargeable on the total income declared in the return of income furnished by the assessee for the assessment year commencing on the 1st day of April immediately following the financial year in which the advance tax is paid or payable, as reduced by the amount of,—

- (i) any tax deductible or collectible at source in accordance with the provisions of Chapter XVII on any income which is subject to such deduction or collection and which is taken into account in computing such total income;
- (ii) any relief of tax allowed under section 90 on account of tax paid in a country outside India;
- (iii) any relief of tax allowed under section 90A on account of tax paid in a specified territory outside India referred to in that section.
- (iv) any deduction, from the Indian income-tax payable, allowed under section 91, on account of tax paid in a country outside India; and
- (v) any tax credit allowed to be set off in accordance with the provisions of section 115JAA.'.
- 51. Amendment of section 246A.— In section 246A of the Income-tax Act, in subsection (1), in clause (n), for the word, figures and letter section 271C, the words, figures

and letters "section 271C, section 271CA" shall be substituted with effect from the 1st day of April, 2007.

- 52. Insertion of new section 271CA.— After section 271C of the Income-tax Act, the following section shall be inserted with effect from the 1st day of April, 2007, namely:—
 - "271CA.— Penalty for failure to collect tax at source.— (1) If any person fails to collect the whole or any part of the tax as required by or under the provisions of Chapter XVII-BB, then, such person shall be liable to pay, by way of penalty, a sum equal to the amount of tax which such person failed to collect as aforesaid.
 - (2) Any penalty imposable under sub--section (1) shall be imposed by the Joint Commissioner.".
- 53. Amendment of section 272A.— In section 272A of the Income-tax Act, in subsection (2), in the proviso, after the words, figures and letter "returns under sections 206 and 206C", the words, brackets, figures and letter "and statements under sub-section (3) of section 200 or the proviso to sub-section (3) of section 206C" shall be inserted with effect from the 1st day of June, 2006.
- 54. Amendment of section 272BB.— In section 272BB of the Income-tax Act, with effect from the 1st day of June, 2006,—
 - (i) after sub-section (1), the following sub-section shall be inserted, namely:—
 - "(1A) If a person who is required to quote his "tax deduction account number" or, as the case may be, "tax collection account number" or "tax deduction and collection account number" in the challans or certificates or statements and other documents referred to in sub-section (2) of section 203A, quotes a number which is false, and which he either knows or believes to be false or does not believe to be true, the Assessing Officer may direct that

such person shall pay, by way of penalty, a sum of ten thousand rupees.';

- (ii) in sub-section (2), after the word, brackets and figure "sub-section (1)", the words, brackets, figure and letter "or sub-section (1A)" shall be inserted.
- 55. Amendment of section 273B.— In section 273B of the Income-tax Act,—
 - (a) for the word, figures and letter "section 271C", the words, figures and letters "section 271C, section 271CA" shall be substituted with effect from the 1st day of April, 2007;
 - (b) for the words, brackets, figures and letters "sub-section (1) of section 272BB", the words, brackets, figures and letters "sub-section (1) or sub-section (1A) of section 272BB" shall be substituted with effect from the 1st day of June, 2006.
- 56. Amendment of Fourth Schedule.— In the Fourth Schedule to the Income-tax Act, in Part A, with effect from the 1st day of April, 2007,—
 - (a) in rule 3, after sub-rule (1), the following proviso shall be inserted, namely:—

"Provided that in a case where recognition has been accorded to any provident fund on or before the 31st day of March, 2006 and such provident fund does not satisfy the conditions set out in clause (ea) of rule 4, the recognition to such fund shall be withdrawn, if such fund does not satisfy, on or before the 31st day of March, 2007, the conditions set out in the said clause and any other condition which the Board may, by rules specify, in this behalf.":

- (b) in rule 4, after clause (e), the following clause shall be inserted, namely:—
 - "(ea) the fund of an establishment to which the provisions of sub-section (3) or

sub-section (4) of section 1 of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952 apply, and 19 of 1952. such establishment has been exempted under section 17 of the said Act from the operation of all or any of the provisions of any Scheme referred to in that section;".

Wealth-tax

- 57. Amendment of Act 27 of 1957.— In section 17A of the Wealth-tax Act, with effect from the 1st day of June, 2006.—
 - (a) in sub-section (1), after the proviso, the following proviso shall be inserted, namely:—

'Provided further that in case the assessment year in which the net wealth was first assessable is the assessment year commencing on the 1st day of April, 2004 or any subsequent year, the provisions of this sub-section shall have effect as if for the words "two years", the words "twenty-one months" had been substituted.';

(b) in sub-section (2), after the proviso, the following proviso shall be inserted, namely:—

'Provided further that where the notice under sub-section (1) of section 17 was served on or after the 1st day of April, 2005, the provisions of this sub-section shall have effect as if for the words "one year", the words "nine months" had been substituted.';

(c) in sub-section (3), after the proviso, the following proviso shall be inserted, namely:—

'Provided further that where the order under section 23A or section 24 is received by the Chief Commissioner or Commissioner or, as the case may be, the order under section 25 is passed by

the Commissioner, on or after the 1st day of April, 2005, the provisions of this sub-section shall have effect as if for the words "one year", the words "nine months" had been substituted.'.

CHAPTER IV

Indirect Taxes

Customs

58. Amendment of section 23.—
In section 23 of the Customs Act,
1962 (hereinafter referred to as the 19 of 1962.
Customs Act), in sub-section (2), the
following proviso shall be inserted,
namely:—

"Provided that the owner of any such imported goods shall be allowed to relinquish his title to such goods regarding which an offence appears to have been committed under this Act or any other law for the time being in force."

59. Amendment of section 68.— In section 68 of the Customs Act, after the proviso, the following proviso shall be inserted, namely:—

"Provided further that the owner of any such warehoused goods shall not be allowed to relinquish his title to such goods regarding which an offence appears to have been committed under this Act or any other law for the time being in force.".

60. Amendment of notifications issued under section 25 of Customs Act.— (1) The notifications of the Government of India in the Ministry of Finance (Department of Revenue) numbers G.S.R. 423(E), dated the 20th April, 1992 and G.S.R. 619 (E), dated the 17th September, 2004, issued under sub-section (1) of section 25 of the Customs Act, shall stand amended and shall be deemed to have been amended in the manner as specified against each of them in column (3) of the Second Schedule, on and from the corresponding date mentioned in

column (4) of that Schedule, retrospectively, and accordingly, notwithstanding anything contained in any judgment, decree or order of any court, tribunal or other authority, any action taken or anything done or purported to have been taken or done under the said notifications, shall be deemed to be, and always to have been, for all purposes, as validly and effectively taken or done as if the notifications as amended by this sub-section had been in force at all material times.

(2) Notwithstanding the expiration of the notifications referred to in sub-section (1), the Central Government shall have and shall be deemed to have the power to amend the notifications referred to in the said sub-section with retrospective effect as if the Central Government had the power to amend the said notifications under sub-section (1) of section 25 of the Customs Act, retrospectively, at all material times.

Explanation.— For the removal of doubts, it is hereby declared that no act or omission on the part of any person shall be punishable as an offence which would not have been so punishable if this section had not come into force.

Customs tariff

- 61. Amendment of section 9.— In section 9 of the Customs Tariff Act, 1975 (hereinafter referred to as the 51 of 1975. Customs Tariff Act),—
 - (a) in sub-section (1), in the Explanation, in clause (a), for the words "within the territory of the exporting or producing country", the words" in the exporting or producing country or territory" shall be substituted;
 - (b) after sub-section (7), the following sub-section shall be inserted, namely:—
 - "(7A) Unless otherwise provided, the provisions of the Customs Act, 1962 and the 52 of 1962.

rules and regulations made thereunder, relating to the date for determination of rate of duty, non-levy, short-levy, refunds, interest, appeals, offences and penalties shall, as far as may be, apply to the duty chargeable under this section as they apply in relation to duties leviable under that Act."

- 62. Amendment of section 9A.— In section 9A of the Customs Tariff Act, in sub-section (1), in the Explanation, in clause (c), in sub-clause (i), for the words "meant for consumption", the words destined for consumption shall be substituted.
- 63. Amendment of First Schedule.— In the Customs Tariff Act, the First Schedule shall,—
 - (a) be amended in the manner specified in the Third Schedule; and
 - (b) with effect from the 1st day of January, 2007, be also amended in the manner specified in the Fourth Schedule.

Excise

- 64. Amendment of section 12C.—
 In section 12C of the Central Excise
 Act, 1944 (hereinafter referred to as 1 of 1944.
 the Central Excise Act), in subsection (2), after clause (c), the
 following clause shall be inserted,
 namely:—
 - "(d) the surplus amount referred to in sub-section (6) of section 73A of the Finance Act, 1994.".
- 65. Amendment of section 23C.— In section 23C of the Central Excise Act, in sub-section (2), after clause (e), the following clause shall be inserted, namely:—
 - "(f) determination of the liability to pay duties of excise on any goods under this Act.".

- 66. Amendment of Third Schedule.— In the Central Excise Act, the Third Schedule shall.—
 - (a) with effect from the 1st day of January, 2007, be amended in the manner specified in Part I of the Fifth Schedule; and
 - (b) with effect from such date as the Central Government may, by notification in the Official Gazette, appoint, be also amended in the manner specified in Part II of the said Fifth Schedule.

Excise tariff

- 67. Amendment of First Schedule to Act 5 of 1986.— In the Central Excise Tariff Act, 1985, the First Schedule shall,—
 - (a) be amended in the manner specified in the Sixth Schedule; and
 - (b) with effect from the 1st day of January, 2007, be also amended in the manner specified in the Seventh Schedule.

Service tax

- 68. Amendment of Act 32 of 1994.— In the Finance Act, 1994,—
 - (A) in section 65, with effect from such date as the Central Government may, by notification in the Official Gazette, appoint,—
 - (1) in clause (3), for the words "commercial concern", the word "person" shall be substituted;
 - (2) for clause (3b), the following clause shall be substituted, namely:—
 - '(3b) "aircraft operator" means any person who provides the service of transport of goods or passengers by aircraft;';
 - (3) after clause (7), the following clause shall be inserted, namely:—

- '(7a) "auction of property" includes calling the auction or providing a facility, advertising or illustrating services, pre-auction price estimates, short-term storage services, repair or restoration services in relation to auction of property;';
- (4) after clause (9), the following clauses shall be inserted, namely:—
 - '(9a) "automated teller machine" means an interactive automatic machine designed to dispense cash, accept deposit of cash, transfer money between bank accounts and facilitate other financial transactions;
 - (9b) "automated teller machine operations, maintenance or manage-ment service" means any service provided in relation to automated teller machines and includes site selection, contracting of location, acquisition, financing, installation, certification, connection, maintenance, transaction processing, cash forecasting, replenishment, reconciliation and value-added services:
 - (9c) "banker to an issue" means a bank included in the Second Schedule to the Reserve Bank of India Act, 1934, carrying on the activities relating to an issue 2 of 1934. including acceptance of application, application money, allotment money and call money, refund of application money, payment of dividend and interest warrants;';
- (5) in clause (12), in sub-clause (a),—
- (a) for the words "commercial concern", the words "any other person"shall be substituted;
 - (b) item (ii) shall be omitted;

- (c) for item (viii), the following items shall be substituted, namely:—
 - "(viii) banker to an issue services; and
 - (ix) other financial services, namely, lending; issue of pay order, demand draft, cheque, letter of credit and bill of exchange; transfer of money including telegraphic transfer, mail transfer and electronic transfer; providing bank guarantee, overdraft facility, bill discounting facility, safe deposit locker, safe vaults; operation of bank accounts;";
- (6) in clause (19), in the Explanation, in clause (b), for the words "developing or maintaining of computer software, or computerised data processing", the words "or developing of computer software" shall be substituted:
- (7) in clause (31), for the words "an engineering firm", the words "any body corporate or any other firm" shall be substituted:
- (8) in clause (33), for the words "a commercial concern", the words "any person" shall be substituted;
- (9) after clause (33), the following clause shall be inserted, namely:—
 - '(33a) "credit card, debit card, charge card or other payment card service" includes any service provided,—
 - (i) by a banking company, financial institution including non-banking financial company or any other person (hereinafter referred to as the issuing bank), issuing such card to a card holder:
 - (ii) by any person to an issuing bank in relation to such card business, including receipt and processing of application, transfer of embossing data to issuing bank's personalisation agency,

(SUPPLEMENT)

automated teller machine personal identification number generation, renewal or replacement of card, change of address, enhancement of credit limit, payment updation and statement generation;

(iii) by any person, including an issuing bank and an acquiring bank, to any other person in relation to settlement of any amount transacted through such card.

Explanation.— For the purposes of this sub-clause, "acquiring bank" means any banking company, financial institution including non-banking financial company or any other person, who makes the payment to any person who accepts such card;

- (iv) in relation to joint promotional cards or affinity cards or co-branded cards:
- (v) in relation to promotion and marketing of goods and services through such card;
- (vi) by a person, to an issuing bank or the holder of such card, for making use of automated teller machines of such person; and
- (vii) by the owner of trade marks or brand name to the issuing bank under an agreement, for use of the trade mark or brand name and other services in relation to such card, whether or not such owner is a club or association and the issuing bank is a member of such club or association.

Explanation.— For the purposes of this sub-clause, an issuing bank and the owner of trade marks or brand name shall be treated as separate persons;';

(10) in clause (34), for the words "commercial concern", the word "person" shall be substituted;

- (11) after clause (35), the following clause shall be inserted, namely:—
 - '(35a) "customs airport" means an airport appointed as such under clause (a) of sub-section (1) of section 7 of the Customs Act, 1962;'; 52 of 1962.
- (12) in clause (38), for the words "commercial concern", the word "person" shall be substituted;
- (13) in clause (39a), in sub-clause (i), for the words "machinery or equipment", the words "machinery, equipment or structures, whether pre-fabricated or otherwise" shall be substituted;
- (14) in clause (50b), for the words "commercial concern which", the words "person who" shall be substituted;
- (15) after clause (56), the following clauses shall be inserted, namely:—
 - '(56a) "international journey", in relation to a passenger, means his journey from any customs airport on board any aircraft to a place outside India;
 - (56b) "internet" means a global information system which is logically linked together by a globally unique address, based on Internet Protocol or its subsequent enhancements or upgradations and is able to support communications using the Transmission Control Protocol or Internet Protocol suite or its subsequent enhancements or upgradations and all other Internet Protocol compatible protocols;';
- (16) after clause (57), the following clause shall be inserted, namely:—
 - '(57a) "internet telephony" means telecommunication service through internet and includes fax, audio conferencing and video conferencing;';

- (17) in clause (58), for the words "in India" the words "and includes a re-insurer" shall be substituted:
- (18) after clause (59), the following clause shall be inserted, namely:—
 - '(59a) "issue" means an offer of sale or purchase of securities to, or from, the public or the holder of securities;':
- (19) for clause (64), the following clause shall be substituted, namely:—
 - '(64) "management, maintenance or repair" means any service provided by—
 - (i) any person under a contract or an agreement; or
 - (ii) a manufacturer or any person authorised by him, in relation to,—
 - (a) management of properties, whether immovable or not;
 - (b) maintenance or repair of properties, whether immovable or not; or
 - (c) maintenance or repair including reconditioning or restoration, or servicing of any goods, excluding a motor vehicle;';
- (20) in clause (65), for the words "relating to conceptualising, devising, development, modification, rectification or upgradation of any working system of any organisation", the words "in relation to financial management, human resources management, marketing management, production management, logistics management, procurement and management of information technology resources or other similar areas of management" shall be substituted;
- (21) in clauses (68) and (69), for the words "commercial concern" wherever they occur, the word "person" shall be substituted;

- (22) after clause (77b), the following clause shall be inserted, namely:—
 - '(77c) "passenger" means any person boarding, at any customs airport, an aircraft for performing an international journey, but does not include—
 - (i) a person who has arrived at such customs airport from a place outside India and is in transit through India, provided that he does not pass through immigration and does not leave customs area and continues his journey to a place outside India; and
 - (ii) a person employed or engaged by the aircraft operator in any capacity on board the aircraft;';
- (23) in clause (79), for the words "a commercial concern", the words "any person" shall be substituted;
- (24) in clause (86b), for the words "a commercial concern which", the words "any person who" shall be substituted;
- (25) after clause (86b), the following clause shall be inserted, namely:—
 - '(86c) "public relations" includes strategic counselling based on industry, media and perception research, corporate image management, media relations, media training, press release, press conference, financial public relations, brand support, brand launch, retail support and promotions, events and communications and crisis communications;';
- (26) after clause (89b), the following clause shall be inserted, namely:—
 - '(89c) "registrar to an issue" means any person carrying on the activities in relation to an issue including collecting application forms from investors, keeping a record of applications and money received from investors or paid to the seller of securities, assisting in determining the basis of allotment of securities, finalising the list of

persons entitled to allotment of securities and processing and despatching allotment letters, refund orders or certificates and other related documents;';

- (27) in clause (94), for the words "commercial concern", the word "person" shall be substituted;
- (28) after clause (95), the following clause shall be inserted, namely:—
 - '(95a) "share transfer agent" means any person who maintains the record of holders of securities and deals with all matters connected with the transfer or redemption of securities or activities incidental thereto;';
- (29) after clause (96), the following clause shall be inserted, namely:—
 - '(96a)"ship management service" includes,—
 - (i) the supervision of the maintenance, survey and repair of ship;
 - (ii) engagement or providing of crews;
 - (iii) receiving the hire or freight charges on behalf of the owner;
 - (iv) arrangements for loading and unloading;
 - (v) providing for victualling or storing of ship;
 - (vi) negotiating contracts for bunker fuel and lubricating oil;
 - (vii) payment, on behalf of the owner, of expenses incurred in providing services or in relation to the management of ship;
 - (viii) the entry of ship in a protection or indemnity association;
 - (ix) dealing with insurance, salvage and other claims; and

- (x) arranging of insurance in relation to ship;';
- (30) in clause (99), for the words "commercial concern", the word "person" shall be substituted:
- (31) after clause (99), the following clause shall be inserted, namely:—
 - '(99a) "sponsorship" includes naming an event after the sponsor, displaying the sponsor's company logo or trading name, giving the sponsor exclusive or priority booking rights, sponsoring prizes or trophies for competition; but does not include any financial or other support in the form of donations or gifts, given by the donors subject to the condition that the service provider is under no obligation to provide anything in return to such donors;';
- (32) after clause (104b), the following shall be inserted, namely:—
 - '(104c) "support services of business or commerce" means services provided in relation to business or commerce and includes evaluation of prospective customers, telemarketing, processing of purchase orders and fulfilment services, information and tracking of delivery schedules, managing distribution and logistics, customer relationship management services, accounting and processing of transactions, operational assistance for marketing, formulation of customer service and pricing policies, infrastructural support services and other transaction processing.

Explanation.— For the purposes of this clause, the expression "infrastructural support services" includes providing office along with office utilities, lounge, reception with competent personnel to handle messages, secretarial services, internet and telecom facilities, pantry and security;";

(33) in clause (105),—

- (a) for the words "policy holder" wherever they occur, the words "policy holder or any person" shall be substituted;
- (b) for the word "insurer" wherever it occurs, the words "insurer, including re-insurer" shall be substituted;
- (c) in sub-clause (zc), for the words "commercial concern", the word "person" shall be substituted:
- (d) in sub-clause (zh), for the words "a commercial concern", the words "any person" shall be substituted;
- (e) in sub-clause (zm), for the words "commercial concern", the words "any other person" shall be substituted;
- (f) in sub-clause (zzb), for the words "a commercial concern", the words "any person" shall be substituted:
- (g) in sub-clause (zzg), for the words "maintenance or repair", the words "management, maintenance or repair" shall be substituted;
- (h) in sub-clause (zzq), for the words "a commercial concern", the words "any other person" shall be substituted;
- (i) after sub-clause (zzzh), the following shall be inserted, namely:—

(zzzi) to any person, by a registrar to an issue, in relation to sale or purchase of securities;

(zzzj) to any person, by a share transfer agent, in relation to securities;

(zzzk) to any person, by any other person, in relation to automated teller machine operations, maintenance or management service, in any manner;

(zzzl) to a banking company or a financial institution including a nonbanking financial company or any other body corporate or a firm, by any person, in relation to recovery of any sums due to such banking company or financial institution, including a non-banking financial company, or any other body corporate or a firm, in any manner;

(zzzm) to any person, by any other person, in relation to sale of space or time for advertisement, in any manner; but does not include sale of space for advertisement in print media and sale of time slots by a broadcasting agency or organisation.

Explanation 1.— For the purposes of this sub-clause "sale of space or time for advertisement" includes,—

- (i) providing space or time, as the case may be, for display, advertising, showcasing of any product or service in video programmes, television programmes or motion pictures or music albums, or on billboards, public places, buildings, conveyances, cell phones, automated teller machines, internet;
- (ii) selling of time slots on radio or television by a person, other than a broadcasting agency or organisation; and
 - (iii) aerial advertising.

Explanation 2.— For the purposes of this sub-clause, "print media" means "book"and "newspaper" as defined in sub-section (1) of section 1 of the Press and Registration of Books Act, 1867;

25 of 1867.

(zzzn) to any body corporate or firm, by any person receiving sponsorship, in relation to such sponsorship, in any manner, but does not include services in relation to sponsorship of sports events;

(zzzo) to any passenger, by an aircraft operator, in relation to scheduled or non-scheduled air transport of such passenger embarking in India for international journey, in any class other than economy class.

Explanation 1.—For the purposes of this sub-clause, economy class in an aircraft meant for scheduled air transport of passengers means,—

- (i) where there is more than one class of travel, the class attracting the lowest standard fare; or
- (ii) where there is only one class of travel, that class.

Explanation 2.— For the purposes of this sub-clause, in an aircraft meant for non-scheduled air transport of passengers, no class of travel shall be treated as economy class;

(zzzp) to any person, by any other person other than Government railway as defined in clause (20) of section 2 of the Railways Act, 1989, 24 of 1989. in relation to transport of goods in containers by rail, in any manner;

(zzzq) to any person, by any other person, in relation to support services of business or commerce, in any manner;

(zzzr) to any person, by any other person, in relation to auction of property, movable or immovable, tangible of intangible, in any manner, but does not include auction of property under the directions or orders of a court of law or auction by the Government;

(zzzs) to any person, by any other person, in relation to managing the public relations of such person, in any manner;

(zzzt) to any person, under a contract or an agreement, by any other person, in relation to ship management service;

(zzzu) to any person, by any other person, in relation to internet telephony;

(zzzv) to any person, by any other person, in realation to transport of such person embarking from any port or other port in India, by a cruise ship.

Explanation.— For the purposes of this subclause, "cruise ship" means a ship or vessel used for providing recreational or pleasure trips, but does not include a ship or vessel used for private purposes or a ship or vessel of, or less than, fifteen net tonnage;

(zzzw) to any person, by any other person, in relation to credit card, debit card, charge card or other payment card service, in any manner;';

- (j) the Explanation occurring at the end shall be omitted;
- (34) in clause (106), the following Explanation shall be inserted, namely:—

'Explanation.— For the removal of doubts, it is hereby declared that for the purposes of this clause, "technical testing and analysis" includes testing and analysis undertaken for the purpose of clinical testing of drugs and formulations; but does not include testing or analysis for the purpose of determination of the nature of diseased condition, identification of a disease, prevention of any disease or disorder in human beings or animals;';

(35) after clause (121), the following Explanation shall be inserted, namely:—

"Explanation.— For the purposes of this section, taxable service includes any taxable service provided or to be provided by any unincorporated association or body of persons to a member thereof, for cash, deferred payment or any other valuable consideration.";

- (B) in section 66,—
- (1) for the words "ten per cent.", the words "twelve per cent." shall be substituted;
- (2) with effect from such date as the Central Government may, by notification in the Official Gazette, appoint, for the word, brackets and letters "and (zzzh)",

the brackets, letters and word ", (zzzh), (zzzi), (zzzj), (zzzk), (zzzl), (zzzm), (zzzn), (zzzn), (zzzz), (zzzz), (zzzz), (zzzu), (zzzu), (zzzv) and (zzzw)" shall be substituted;

- (C) after section 66, the following section shall be inserted, namely:—
 - '66A. Charge of service tax on services received from outside India.— (1) Where any service specified in clause (105) of section 65 is,—
 - (a) provided or to be provided by a person who has established a business or has a fixed establishment from which the service is provided or to be provided or has his permanent address or usual place of residence, in a country other than India, and
 - (b) received by a person (hereinafter referred to as the recipient) who has his place of business, fixed establishment, permanent address or usual place of residence, in India,

such service shall, for the purposes of this section, be the taxable service, and such taxable service shall be treated as if the recipient had himself provided the service in India, and accordingly all the provisions of this Chapter shall apply:

Provided that where the recipient of the service is an individual and such service received by him is otherwise than for the purpose of use in any business or commerce, the provisions of this sub-section shall not apply:

Provided further that where the provider of the service has his business establishment both in that country and elsewhere, the country, where the establishment of the provider of service directly concerned with the provision of service is located, shall be treated as the country from which the service is provided or to be provided.

(2) Where a person is carrying on a business through a permanent establishment in India and through another permanent establishment in a country other than India, such permanent establishments shall be treated as separate persons for the purposes of this section.

Explanation 1.— A person carrying on a business through a branch or agency in any country shall be treated as having a business establishment in that country.

Explanation 2.— Usual place of residence, in relation to a body corporate, means the place where it is incorporated or otherwise legally constituted.';

- (D) for section 67, the following section shall be substituted, namely:—
 - '67. Valuation of taxable services for charging service tax.— (1) Subject to the provisions of this Chapter, where service tax is chargeable on any taxable service with reference to its value, then such value shall,—
 - (i) in a case where the provision of service is for a consideration in money, be the gross amount charged by the service provider for such service provided or to be provided by him;
 - (ii) in a case where the provision of service is for a consideration not wholly or partly consisting of money, be such amount in money as, with the addition of service tax charged, is equivalent to the consideration:
 - (iii) in a case where the provision of service is for a consideration which is not ascertainable, be the amount as may be determined in the prescribed manner.
- (2) Where the gross amount charged by a service provider, for the service provided or to be provided is inclusive of service tax payable, the value of such taxable service shall be such amount as, with the addition of

tax payable, is equal to the gross amount charged.

- (3) The gross amount charged for the taxable service shall in include any amount received towards the taxable service before, during or after provision of such service.
- (4) Subject to the provisions of sub-sections (1), (2) and (3), the value shall be determined in such manner as may be prescribed.

Explanation.— For the purposes of this section,—

- (a) "consideration" includes any amount that is payable for the taxable services provided or to be provided;
- (b) "money" includes any currency, cheque, promissory note, letter of credit, draft, pay order, travellers cheque, money order, postal remittance and other similar instruments but does not include currency that is held for its numismatic value;
- (c) "gross amount charged" includes payment by cheque, credit card, deduction from account and any form of payment by issue of credit notes or debit notes and book adjustment.';
- (E) in section 73,—
- (a) after sub-section (1), the following sub-section shall be inserted, namely:—
 - "(1A) Where any service tax has not been levied or paid or has been shortlevied or short-paid or erroneously refunded, by reason of fraud, collusion wilful misstatement or anv suppression of facts, or contravention of any of the provisions of this Chapter or the rules made thereunder, with intent to evade payment of service tax, by such person or his agent, to whom a hotice is served under the proviso to sub--section (1) by the Central Excise Officer, such person or agent may pay service tax in full or in part as may be accepted by him, and the interest payable thereon

under section 75 and penalty equal to twenty-five per cent. of the service tax specified in the notice or the service tax so accepted by such person within thirty days of the receipt of the notice.";

(b) in sub-section (2), the following provisos shall be inserted, namely:—

"Provided that where such person has paid the service tax in full together with interest and penalty under sub-section (1A), the proceedings in respect of such person and other persons to whom notices are served under sub-section (1) shall be deemed to be concluded:

Provided further that where such person has paid service tax in part along with interest and penalty under subsection (14), the Central Excise Officer shall determine the amount of service tax or interest not being in excess of the amount partly due from such person.";

- (F) after section 73, the following sections shall be inserted, namely:—
 - "73A. Service tax collected from any person to be deposited with Central Government.— (1) Any person who is liable to pay service tax under the provisions of this Chapter or the rules made thereunder, and has collected any amount in excess of the service tax assessed or determined and paid on any taxable service under the provisions of this Chapter or the rules made thereunder from the recipient of taxable service in any manner as representing service tax, shall forthwith pay the amount so collected to the credit of the Central Government.
- (2) Where any person who has collected any amount, which is not required to be collected, from any other person, in any manner as representing service tax, such person shall forthwith pay the amount so collected to the credit of the Central Government.

- (3) Where any amount is required to be paid to the credit of the Central Government under sub-section (1) or sub-section (2) and the same has not been so paid, the Central Excise Officer shall serve, on the person liable to pay such amount, a notice requiring him to show cause why the said amount, as specified in the notice, should not be paid by him to the credit of the Central Government.
- (4) The Central Excise Officer shall, after considering the representation, if any, made by the person on whom the notice is served under sub-section (3), determine the amount due from such person, not being in excess of the amount specified in the notice, and thereupon such person shall pay the amount so determined.
- (5) The amount paid to the credit of the Central Government under sub-section (1) or sub-section (2) or sub-section (4), shall be adjusted against the service tax payable by the person on finalisation of assessment or any other proceeding for determination of service tax relating to the taxable service referred to in sub-section (1).
- (6) Where any surplus amount is left after the adjustment under sub-section (5), such amount shall either be credited to the Consumer Welfare Fund referred to in section 12C of the Central Excise Act, 1944 1 of 1944. or, as the case may be, refunded to the person who has borne the incidence of such amount, in accordance with the provisions of section 11B of the said Act and such person may make application under that section in such cases within six months from the date of the public notice to be issued by the Central Excise Officer for the refund of such surplus amount.

73B. Interest on amount collected in excess. - Where an amount has been collected in excess of the tax assessed or determined and paid for any taxable service under this Chapter or the rules made thereunder from the recipient of such service. the person who is liable to pay such amount as determined under sub-section (4) of section 73A, shall, in addition to the amount, be liable to pay interest at such rate not below ten per cent. and not exceeding twenty-four per cent. per annum, as is for the time being fixed by the Central Government, by notification in the Official Gazette, from the first day of the month succeeding the month in which the amount ought to have been paid under this Chapter, but for the provisions contained in sub-section (4) of section 73A. till the date of payment of such amount:

Provided that in such cases where the amount becomes payable consequent to issue of an order. instruction or direction by the Board under section 37B of the Central Excise Act, 1944, and such amount 1 of 1944. payable is voluntarily paid in full, without reserving any right to appeal against such payment at any subsequent stage, within forty-five days from the date of issue of such order, instruction or direction, as the case may be, no interest shall be payable and in other cases, the interest shall be payable on the whole amount, including the amount already paid.

Explanation 1.— Where the amount determined under sub-section (4) of section 73A is reduced by the Commissioner (Appeals), the Appellate Tribunal or, as the case may be, the court, the interest payable thereon under this section shall be on such reduced amount.

Explanation 2.— Where the amount determined under sub-section (4) of section 73A is increased by the Commissioner (Appeals), the Appellate Tribunal or, as the

1462

case may be, the court, the interest payable thereon under this section shall be on such increased amount.

73C. Provisional attachment to protect revenue in certain cases.— (1) Where, during the pendency of any proceeding under section 73 or section 73A, the Central Excise Officer is of the opinion that for the purpose of protecting the interests of revenue, it is necessary so to do, he may, with the previous approval of the Commissioner of Central Excise, by order in writing, attach provisionally any property belonging to the person on whom notice is served under sub-section (1) of section 73 or sub-section (3) of section 73A, as the case may be, in such manner as may be prescribed.

(2) Every such provisional attachment shall cease to have effect after the expiry of a period of six months from the date of the order made under sub-section (1):

Provided that the Chief Commissioner of Central Excise may, for reasons to be recorded in writing, extend the aforesaid period by such further period or periods as he thinks fit, so, however, that the total period of extension shall not in any case exceed two years.

73D. Publication of information in respect of persons in certain cases.— (1) If the Central Government is of the opinion that it is necessary or expedient in the public interest to publish the name of any person and any other perticulars relating to any proceedings under this Chapter in respect of such person, it may cause to be published such names and particulars in such manner as may be prescribed.

(2) No publication under this section shall be made in relation to any penalty imposed under this Chapter until the time for presenting an appeal to the Commissioner (Appeals) under section 85 or the Appellate Tribunal under section 86, as the case may be, has expired without an appeal having

been presented or the appeal, if presented, has been disposed of.

Explanation.— In the case of a firm, company or other association of persons, the names of the partners of the firm, directors, managing agents, secretaries and treasurers or managers of the company, or the members of the association, as the case may be, shall also be published if, in the opinion of the Central Government, circumstances of the case justify it.";

(G) for section 76, the following section shall be substituted, namely:—

"76. Penalty for failure to pay service tax.— Any person, liable to pay service tax in accordance with the provisions of section 68 or the rules made under this Chapter, who fails to pay such tax, shall pay, in addition to such tax and the interest on that tax in accordance with the provisions of section 75, a penalty which shall not be less than two hundred rupees for every day during which such failure continues or at the rate of two per cent. of such tax, per month, whichever is higher, starting with the first day after the due date till the date of actual payment of the outstanding amount of service tax:

Provided that the total amount of the penalty payable in terms of this section shall not exceed the service tax payable.

Illustration

X. an assessee, fails to pay service tax of Rs. 10 lakhs payable by 5th March. X pays the amount on 15th March. The default has continued for 10 days. The penalty payable by X is computed as follows:—

2% of the amount of default for 10 days = $2 \times 10,00,000 \times 10/31 = \text{Rs. } 6,451.61$

Penalty calculated @ Rs. 200 per day for 10 days = Rs. 2,000

Penalty liable to be paid is Rs. 6,452.00";

- (H) in section 83, the figures and letter "11" and "11D" shall be omitted;
- (I) after section 86, the following section shall be inserted, namely:—
 - "87. Recovery of any amount due to Central Government.— Where any amount payable by a person to the credit of the Central Government under any of the provisions of this Chapter or of the rules made thereunder is not paid, the Central Excise Officer shall proceed to recover the amount by one or more of the modes mentioned below:—
 - (a) the Central Excise Officer may deduct or may require any other Central Excise Officer or any officer of customs to deduct the amount so payable from any money owing to such person which may be under the control of the said Central Excise Officer or any officer of customs:
 - (b) (i) the Central Excise Officer may, by notice in writing, require any other person from whom money is due or may become due to such person, or who holds or may subsequently hold money for or on account of such person, to pay to the credit of the Central Government either forthwith upon the money becoming due or being held or at or within the time specified in the notice, not being before the money becomes due or is held, so much of the money as is sufficient to pay the amount due from such person or the whole of the money when it is equal to or less than that amount:
 - (ii) every person to whom a notice is issued under this section shall be bound to comply with such notice, and in particular, where any such notice is issued to a post office, banking company or an insurer, it shall not be necessary to produce any pass book, deposit receipt, policy or any other document for the purpose of any entry,

- endorsement or the like being made before payment is made, notwithstanding any rule, practice or requirement to the contrary;
- (iii) in a case where the person to whom a notice under this section is sent, fails to make the payment in pursuance thereof to the Central Government, he shall be deemed to be an assessee in default in respect of the amount specified in the notice and all the consequences of this Chapter shall follow;
- (c) the Central Excise Officer may, on an authorisation by the Commissioner of Central Excise, in accordance with the rules made in this behalf, distrain any movable or immovable property belonging to or under the control of such person, and detain the same until the amount payable is paid; and in case, any part of the said amount payable or of the cost of the distress or keeping of the property, remains unpaid for a period of thirty days next after any such distress, may cause the said property to be sold and with the proceeds of such sale, may satisfy the amount payable and the costs including cost of sale remaining unpaid and shall render the surplus amount, if any, to such person;
- (d) the Central Excise Officer may prepare a certificate signed by him specifying the amount due from such person and sent it to the Collector of the district in which such person owns any property or resides or carries on his business and the said Collector, on receipt of such certificate, shall proceed to recover from such person the amount specified thereunder as if it were an arrear of land revenue.";
- (j) after section 93, the following section shall be inserted, namely:—

"93A. Power to grant rebate.— Where any goods or services are exported, the Central Government may grant rebate of service tax paid on taxable services which are used as input services for the manufacturing or processing of such goods or for providing any taxable services and such rebate shall be subject to such extent and manner as may be prescribed:

Provided that where any rebate has been allowed on any goods or services in under this section and the sale proceeds in respect of such goods or consideration in respect of such services are not received by or on behalf of the exporter in India within the time allowed by the Reserve Bank of India under section 8 of the Foreign Exchange Management Act, 1999, such rebate 42 of 1999. shall be deemed never to have been allowed and the Central Government may recover or adjust the amount of such rebate in such manner as may be prescribed.";

- (K) in section 94, in sub-section (2),—
 - (1) after clause (a), the following clause shall be inserted, namely:—
 - "(aa) the determination of amount and value of taxable service under section 67;";
- (2) after clause (c), the following clauses shall be inserted, namely:—
 - "(cc) the manner of provisional attachment of property under sub-section (1) of section 73C;
 - (ccc) publication of name of any person and particulars relating to any proceeding under sub-section (1) of section 73D;";
- (3) after clause (eee), the following clause shall be inserted, namely:—

- "(eeee) the manner of recovery of any amount due to the Central Government under section 87;";
- (4) after clause (h), the following clause shall be inserted, namely:—
 - "(hh) rebate of service tax paid or payable on the taxable services used as input services in the manufacturing or processing of goods exported out of India under section 93A;";
- (L) in section 95, after sub-section (IB), the following sub-section shall be inserted, namely:—
 - '(IC) If any difficulty arises in respect of implementing, classifying or assessing the value of any taxable service incorporated in this Chapter by the Finance Act, 2006, the Central Government may, by order published in the Official Gazette, not inconsistent with the provisions of this Chapter, remove the difficulty:

Provided that no such order shall be made after the expiry of a period of one year from the date on which the Finance Bill, 2006 receives the assent of the President.";

- (M) in section 96C, in sub-section (2), after clause (e), the following clause shall be inserted, namely:—
 - "(f) determination of the liability to pay service tax on a taxable service under the provisions of Chapter V.".

CHAPTER V

Miscellaneous

- 69. Amendment of Act 2 of 1899.— In the Indian Stamp Act, 1899,—
 - (a) in section 9, in sub-section (2), in clause (a), for the words "Seventh Schedule to then Constitution", the words, brackets, letter and figure "Seventh Schedule to the Constitution, except the subject matters

referred to in clause (b) of sub-section (1)" shall be substituted:

- (b) in section 35, in clause (a) to the proviso, for the words "not being an instrument chargeable with a duty not exceeding ten naye paise only, or a bill of exchange or promissory note, shall, subject to all just exceptions,", the words "shall" shall be substituted.
- 70. Repeal of Act 11 of 1926.— The Promissory Notes (Stamp) Act, 1926, is hereby repealed:

Provided that such repeal shall not affect—

- (a) the previous operation of the said Act or anything duly done or suffered thereunder;
- (b) any right, privilege, obligation or liability acquired, accrued or incurred under the said Act; and
- (c) the validation of execution of any promissory note under the said Act.
- 71. Amendment of section 14 of Act 74 of 1956.— In the Central Sales Tax Act, 1956, in section 14, after clause (v), the following clause shall be inserted, namely:—
 - "(va) liquefied petroleum gas for domestic use;".
- 72. Amendment of First Schedule to Act 58 of 1957.— In the Additional Duties of Excise (Goods of Special Importance) Act, 1957, with effect from the 1st day of January, 2007, the First Schedule shall be amended in the manner specified in the Eighth Schedule.
- 73. Amendment of Schedule to Act 47 of 1974.— In the Oil Industry (Development) Act, 1974, in the Schedule, against Sl. No. 1, relating to crude oil, for the entry in column 3, the entry "Rupees two thousand five hundred per tonne." shall be substituted.

- 74. Amendment of Schedule to Act 40 of 1978.— In the Additional Duties of Excise (Textiles and Textile Articles) Act, 1978, with effect from the 1st day of January, 2007, the Schedule shall be amended in the manner specified in the Ninth Schedule.
- 75. Amendment of Seventh Schedule to Act 14 of 2001.— In the Finance Act, 2001, with effect from the 1st day of January, 2007, the Seventh Schedule shall be amended in the manner specified in the Tenth Schedule.
- 76. Amendment of Act 23 of 2004.— In the Finance (No. 2) Act, 2004, with effect from the 1st day of June, 2006,—
 - (a) in section 97, in clause (5), in sub-clause (i), for the words "fifty per cent.", the words "sixty-five per cent." shall be substituted:
 - (b) in section 98, in the Table,—
 - (i) against Sl. No. 1, under column (3) relating to rate, for the figures and words "0.1 per cent.", the figures and words "0.125 per cent." shall be substituted;
 - (ii) against Sl. No. 2, under column (3) relating to rate, for the figures and words "0.1 per cent.", the figures and words "0.125 per cent." shall be substituted;
 - (iii) against Sl. No. 3, under column (3) relating to rate, for the figures and words "0.02 per cent.", the figures and words "0.025 per cent." shall be substituted;
 - (iv) against Sl. No. 4, under column (3) relating to rate, for the figures and words "0.0133 per cent.". the figures and words "0.017 per cent." shall be substituted;
 - (v) against Sl. No. 5, under column (3) relating to rate, for the figures and words "0.2 per cent.", the figures and words "0.25 per cent." shall be substituted.

THE FIRST SCHEDULE (See section 2)

PART I

INCOME-TAX

Paragraph A

(I) In the case of every individual other than the individual referred to in items (II) and (III) of this Paragraph or Hindu undivided family or association of persons or body of individuals, whether incorporated or not, or every artificial juridical person referred to in sub-clause (vii) of clause (31) of section 2 of the Income-tax Act, not being a case to which any other Paragraph of this Part applies,—

Rates of Income-tax

(1)	where the total income does not exceed Rs. 1,00,000	Nil;
(2)	where the total income exceeds Rs. 1,00,000 but does not exceed Rs.1,50,000	10 per cent. of the amount by which the total income exceeds Rs. 1,00,000;
(3)	where the total income exceeds Rs. 1,50,000 but does not exceed Rs. 2,50,000	Rs. 5,000 plus 20 per cent. of the amount

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Rs. 1,50,000;

(4) where the total income exceeds Rs.2,50,000 Rs. 25,000 plus 30 per cent. of the amount by which the total income exceeds Rs. 2,50,000.

(II) In the case of every individual, being a woman resident in India, and below the age of sixty-five years at any time during the previous year,—

Rates of income-tax

(1)	where the total income does not exceed Rs. 1,35,000	Nil;
(2)	where the total income exceeds Rs.1,35,000 but does not exceed Rs. 1,50,000	10 per cent. of the amount by which the total income exceeds Rs.1,35,000;
(3)	where the total income exceeds Rs.1,50,000 but does not exceed Rs. 2,50,000	Rs. 1,500 plus 20 per cent. of the amount by which the total income exceeds Rs. 1,50,000;
(4)	where the total income exceeds Rs. 2,50,000	Rs. 21.500 plus 30 per cent. of the amount by which the total income exceed Rs. 2,50,000.

(III) In the case of every individual, being a resident in India, who is of the age of sixty-five years or more at any time during the previous year,—

Rates of income-tax

		•
(1)	where the total income does not exceed Rs.1,85,000	Nil;
(2)	where the total income exceeds Rs.1,85,000 but does not exceed Rs. 2,50,000	20 per cent. of the amount by which the total income exceeds Rs.1,85,000;
(3)	where the total income exceeds Rs. 2,50,000	Rs. 13,000 plus 30 per cent. of the amount by which the total income exceeds Rs. 2,50,000.

Surcharge on Income-tax

The amount of income-tax computed in accordance with the preceding provisions of this Paragraph, or in section 111A or section 112, shall,—

(i) in the case of every individual or Hindu undivided family or association of persons or body of individuals having a total income exceeding 'ten lakh rupees, be reduced by the amount of rebate of income-tax calculated under Chapter VIII-A, and the income-tax as so reduced, be increased by a surcharge for purposes of the Union calculated at the rate of ten per cent of such income-tax.

25TH JUNE, 2009

(ii) in the case of every person, other than those mentioned in item (i), be increased by a surcharge for purposes of the Union calculated at the rate of ten per cent. of such income-tax:

Provided that in case of persons mentioned in item (i) above having a total income exceeding ten lakh rupees, the total amount payable as income-tax and surcharge on such income shall not exceed the total amount payable as income-tax on a total income of ten lakh rupees by more than the amount of income that exceeds ten lakh rupees.

Paragraph B

In the case of every co-operative society,-

Rate of income-tax

(1) where the total income does not exceed Rs. 10,000

(2) where the total income exceeds Rs. 10,000 but does not exceed Rs. 20,000

(3) where the total income exceeds Rs. 20,000

10 per cent. of the total income;

Rs. 1,000 plus 20 per cent. of the amount by which the total income exceeds Rs. 10,000; Rs. 3,000 plus 30 per cent. of the amount by which the total income exceeds Rs. 20,000.

Paragraph C

In the case of every firm,-

Rate of income-tax

On the whole of the total income

30 per cent.

Surcharge on income-tax

The amount of income-tax computed at the rate hereinbefore specified, or in section 111A or section 112, shall, in the case of every firm, be increased by a surcharge for purposes of the Union calculated at the rate of ten per cent. of such income-tax.

Paragraph D

In the case of every local authority,-

Rate of income-tax

On the whole of the total income

30 per cent.

Paragraph E

In the case of a company,-

Rates of income-tax

I. In the case of a domestic company

30 per cent. of the total income;

(i) on so much of the total income as consists of,--

II. In the case of a company other than a domestic company—

- (a) royalties received from Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern after the 31st day of March, 1961 but before the 1st day of April, 1976; or
- (b) fees for rendering technical services received from Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern after the 29th day of February, 1964 but before the 1st day of April, 1976.

25TH JUNE, 2009

and where such agreement has, in either case, been approved by the Central Government

50 per cent.;

(ii) on the balance, if any, of the total income

40 per cent.

Surcharge on income-tax

The amount of income-tax computed in accordance with the preceding provisions of this Paragraph, or in section 111A or section 112, shall, in the case of every company, be increased by a surcharge for purposes of the Union calculated,—

- (i) in the case of every domestic company at the rate of ten per cent. of such income-tax;
- (ii) in the case of every company other than a domestic company at the rate of two and one-half per cent.

PART II

RATES FOR DEDUCTION OF TAX AT SOURCE IN CERTAIN CASES

In every case in which under the provisions of sections 193, 194, 194A, 194B, 194B, 194D, and 195 of the Income-tax Act, tax is to be deducted at the rates in force, deduction shall be made from the income subject to the deduction at the following rates:—

	Rate of income-tax
1. In the case of a person other than a company—	
(a) where the person is resident in India—	
(i) on income by way of interest other than "Interest on securities"	10 per cent.;
(ii) on income by way of winnings from lotteries, crossword puzzles, card games and other games of any sort	30 per cent.;
(iii) on income by way of winnings from horse races.	30 per cent.;
(iv) on income by way of insurance commission	10 per cent.;
(v) on income by way of interest payable on—	10 per cent.;
 (A) any debentures or securities other than a security of the Central or State Government for money issued by or on behalf of any local authority or a corporation established by a Central, State or Provincial Act; (B) any debentures issued by a company where such debentures are listed on a recognised stock 	
exchange in India in accordance with the Securities	
Contracts (Regulation) Act, 1956 (42 of 1956) and any rules made thereunder	
(vi) on any other income	20 per cent.;
(b) where the person is not resident in India—	•
(i) in the case of a non-resident Indian—	
(A) on any investment income	20 per cent.;
(B) on income by way of long-term capital gains referred to in section 115E	10 per cent.;
	1469

(C) on income by way of short-term capital gains referred to in section 111A

10 per cent.;

(D) on other income by way of long-term capital gains (not being long-term capital gains referred to in clauses (33), (36) and (38) of section 10]

20 per cent.;

(E) on income by way of interest payable by Government or an India concern on moneys borrowed or debt incurred by Government or the Indian concern in foreign currency

20 per cent.

- (F) on income by way of royalty payable by Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern where such royalty is in consideration for the transfer of all or any rights (including the granting of a licence) in respect of copyright in any book on a subject referred to in the first proviso to sub-section (1A) of section 115A of the Income-tax Act, to the Indian concern, or in respect of any computer software referred to in the second proviso to sub-section (1A) of section 115A of the Income-tax Act, to a person resident in India-
- (I) where the agreement is made on or after the 1st day of June, 1997 but before the 1st day of June, 2005

20 per cent.

(II) where the agreement is made on or after the 1st day of June, 2005

10 per cent.

- (G) on income by way of royalty [not being royalty of the nature referred to in sub--item(b)(i)(F) payable by Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern and where such agreement is with an Indian concern, the agreement is approved by the Central Government or where it relates to a matter included in the industrial policy, for the time being in force, of the Government of India, the agreement is in accordance with that policy-
- (I) where the agreement is made on or after the 1st day of June, 1997 but before the 1st day of June, 2005

20 per cent.

(II) where the agreement is made on or after the 1st day of June, 2005

10 per cent.

- (H) on income by way of fees for technical services payable by Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern and where such agreement is with an Indian concern, the agreement is approved by the Central Government or where it relates to a matter included in the industrial policy, for the time being in force, of the Government of India, the agreement is in accordance with that policy-
- (I) where the agreement is made on or after the 1st day of June, 1997 but before the 1st day of June, 2005.

20 per cent.

(II) where the agreement is made on or after the 1st day of June, 2005

10 per cent.

(I) on income by way of winnings from lotteries, crossword puzzles, card games and other games of any sort

30 per cent.

(J) on income by way of winnings from horse races

30 per cent.

(K) on the whole of the other income

30 per cent.

- (ii) in the case of any other person—
- (A) on income by way of interest payable by Government or an Indian concern on moneys borrowed or debt incurred by Government or the Indian concern in foreign currency

20 per cent.

(B) on income by way of royalty payable by Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern where such royalty is in consideration for the transfer of all or any rights (including the granting of a licence) in respect of copyright in any book on a subject referred to in the first proviso to sub-section (IA) of section 115A of the Income-tax Act, to the Indian concern, or in respect of any computer software referred to in the second proviso to sub-section (IA) of section 115A of the Income-tax Act, to a person resident in India—

(I) where the agreement is made on or after the 1st day of June, 1997 but before the 1st day of June, 2005

20 per cent.

(II) where the agreement is made on or after the 1st day of June, 2005

10 per cent.

(C) on income by way of royalty {not being royalty of the nature referred to in sub-item (b) (ii) (B)] payable by Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern and where such agreement is with an Indian concern, the agreement is approved by the Central Government or where it relates to a matter included in the Industrial policy, for the time being in force, of the Government of India, the agreement is in accordance with that policy—

(I) where the agreement is made on or after the 1st day of June, 1997 but before the 1st day of June, 2005

20 per cent.

(II) where the agreement is made on or after the 1st day of June, 2005

10 per cent.

(D) on income by way of fees for technical services payable by Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern and where such agreement is with an Indian concern, the agreement is approved by the Central Government or where it relates to a matter included in the industrial policy, for the time being in force, of the Government of India, the agreement is in accordance with that policy—

(I) where the agreement is made on or after the 1st day of June, 1997 but before the 1st day of June, 2005

20 per cent.

(II) where the agreement is made on or after the 1st day of June, 2005

10 per cent.

(E) on income by way of winnings from lotteries, crossword puzzles, card games and other games of any sort

30 per cent.

(F) on income by way of winnings from horse races

30 per cent.

(G) on income by way of short-term capital gains referred to in section 111A

10 per cent.

(H) on income by way of long-term capital gains [not being long-term capital gains referred to in clauses (33), (36) and (38) of section 10]

20 per cent.

(I) on the whole of the other income

30 per cent.

2. In the case of a company-

(a) where the company is a domestic company—

(i) on income by way of interest other than "Interest on securities"

20 per cent.

(ii) on income by way of winnings from lotteries, crossword puzzles, card games and other games of any sort

30 per cent.

(iii) on income by way of winnings from horse races

30 per cent.

(iv) on any other income

20 per cent.

(b) where the company is not a domestic company-

(i) on income by way of winnings from lotteries, crossword puzzles, card games and other games of any sort

30 per cent.

(ii) on income by way of winnings from horse races

30 per cent.

(iii) on income by way of interest payable by Government or an Indian concern on moneys borrowed or debt incurred by Government or the Indian concern in foreign currency

20 per cent.

(iv) on income by way of royalty payable by Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern after the 31st day of March, 1976 where such royalty is in consideration for the transfer of all or any rights (including the granting of a licence) in respect of copyright in any book on a subject referred to in the first proviso to sub-section (IA) of section 115A of the Incometax Act, to the Indian concern, or in respect of any computer software referred to in the second proviso to sub-section (IA) of section 115A of the Incometax Act, to a person resident in India—

(A) where the agreement is made before the 1st day of June, 1997

30 per cent.

(B) where the agreement is made on or after the 1st day of June, 1997 but before the 1st day of June, 2005

20 per cent.

(C) where the agreement is made on or after the 1st day of June, 2005

10 per cent.

- (v) on income by way of royalty [not being royalty of the nature referred to in sub-item (b) (iv)] payable by Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern and where such agreement is with an Indian concern, the agreement is approved by the Central Government or where it relates to a matter included in the industrial policy, for the time being in force, of the Government of India, the agreement is in accordance with that policy—
- (A) where the agreement is made after the 31st day of March, 1961 but before the 1st day of April, 1976

50 per cent.

(B) where the agreement is made after the 31st day of March, 1976 but before the 1st day of June, 1997

30 per cent.

(C) where the agreement is made on or after the 1st day of June, 1997 but before the 1st day of June, 2005

20 per cent.

(D) where the agreement is made on or after the 1st day of June, 2005

10 per cent.

- (vi) on income by way of fees for technical services payable by Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern and where such agreement is with an Indian concern, the agreement is approved by the Central Government or where it relates to a matter included in the industrial policy, for the time being in force, of the Government of India, the agreement is in accordance with that policy—
- (A) where the agreement is made after the 29th day of February, 1964 but before the 1st day of April, 1976

50 per cent.

(B) where the agreement is made after the 31st day of March, 1976 but before the 1st day of June, 1997

30 per cent.

(C) where the agreement is made on or after the 1st day of June, 1997 but before the 1st day of June, 2005	20 per cent.
(D) where the agreement is made on or after the 1st day of June, 2005	10 per cent.
(vii) on income by way of short-term capital gains referred to in section	
111A	10 per cent.
(viii) on income by way of long-term capital gains [not being long-term	
capital gains referred to in clauses (33), (36) and (38) of section 10]	20 per cent.
(ix) on any other income	40 per cent.

Explanation.—For the purpose of item 1 (b) (i) of this Part, "investment income" and "non-resident Indian" shall have the meanings assigned to them in Chapter XII-A of the Income-tax Act.

Surcharge on income-tax

The amount of income-tax deducted in accordance with the provisions of-

- (A) item 1, of this Part, shall be increased by a surcharge, for purposes of the Union, calculated,—
- (i) in the case of every individual, Hindu undivided family, association of persons and body of individuals, whether incorporated or not, at the rate of ten per cent. of such tax where the income or the aggregate of such incomes paid or likely to be paid and subject to the deduction exceeds ten lakh rupees;
- (ii) in the case of every firm and artificial juridical person referred to in sub-clause (vii) of clause (31) of section 2 of the Income-tax Act, at the rate of ten per cent. of such tax;
- (B) item 2 of this Part, shall be increased by a surcharge, for purposes of the Union, calculated,—
 - (i) in the case of every domestic company at the rate of ten per cent. of such income tax;
- (ii) in the case of every company other than a domestic company at the rate of two and one-half per cent. of such income-tax.

PART III

RATES FOR CHARGING INCOME-TAX IN CERTAIN CASES, DEDUCTING INCOME-TAX FROM INCOME CHARGEABLE UNDER THE HEAD "SALARIES" AND COMPUTING "ADVANCE TAX"

In cases in which income-tax has to be charged under sub-section (4) of section 172 of the Income-tax Act or sub-section (2) of section 174 or section 174A or section 175 or sub-section (2) of section 176 of the said Act or deducted from, or paid on, from income chargeable under the head "Salaries" under section 192 of the said Act or in which the "advance tax" payable under Chapter XVII-C of the said Act has to be computed at the rate or rates in force, such income-tax or, as the case may be, "advance tax" [not being "advance tax" in respect of any income chargeable to tax under Chapter XII or Chapter XII-A or fringe benefits chargeable to tax under Chapter XII-H or income chargeable to tax under section 115JB or sub-section (1A) of section 161 or section 164 or section 164A or section 167B of the Income-tax Act at the rates as specified in that Chapter or section or surcharge on such "advance tax" in respect of any income chargeable to tax under section 115AB or section 115AC or section 115AC or section 115BBC or fringe benefits chargeable to tax under section 115WA] shall be charged, deducted or computed at the following rate or rates:—

Paragraph A

(I) In the case of every individual other than the individual referred to in items (II) and (III) of this Paragraph or Hindu undivided family or association of persons or body of individuals, whether incorporated or not, or every artificial juridical person referred to in sub-clause (vii) of clause (31) of section 2 of the Income-tax Act, not being a case to which any other Paragraph of this Part applies,—

25TH JUNE, 2009

Rates of Income-tax

(1) where the total income does not exceed Rs. 1,00,000

Nil:

(2) where the total income exceeds Rs. 1,00,000 but does not exceed Rs. 1,50,000

10 per cent. of the amount by which the total income exceeds Rs. 1,00,000;

(3) where the total income exceeds Rs. 1,50,000 but does not exceed Rs. 2,50,000

Rs. 5,000 plus 20 per cent. of the amount by which the total income exceeds Rs. 1,50,000;

(4) where the total income exceeds Rs. 2,50,000

Rs. 25.000 plus 30 per cent. of the amount by which the total income exceeds Rs. 2,50,000.

(II) In the case of every individual, being a woman resident in India, and below the age of sixty-five years at any time during the previous year,—

Rates of income-tax

(1) where the total income does not exceed Rs. 1,35,000

Nil;

(2) where the total income exceeds Rs.1,35,000 but does not exceed Rs.1,50,000

10 per cent. of the amount by which the total income exceeds Rs. 1,35,000;

(3) where the total income exceeds Rs. 1,50,000 but does not exceed Rs. 2,50,000

Rs.1,500 *plus* 20 per cent. of the amount by which the total income exceeds Rs. 1,50,000;

(4) where the total income exceeds Rs. 2,50,000

Rs. 21,500 *plus* 30 per cent. of the amount by which the total income exceeds Rs. 2,50,000.

(III) In the case of every individual, being a resident in India, who is of the age of sixty-five years or more at any time during the previous year,—

Rates of income-tax

(1) where the total income does not exceed Rs. 1,85,000

Nil;

(2) where the total income exceeds Rs. 1,85,000 but does not exceed Rs. 2,50,000

20 per cent. of the amount by which the total income exceeds Rs. 1,85,000;

(3) where the total income exceeds Rs. 2,50,000

Rs. 13,000 plus 30 per cent. of the amount by which the total income exceeds Rs. 2,50,000;

Surcharge on income-tax

The amount of income-tax computed in accordance with the preceding provisions of this Paragraph or in section 111A or section 112 shall.—

(i) in the case of every individual or Hindu undivided family or association of persons or body of individuals having a total income exceeding ten lakh rupees, be reduced by the amount of rebate of income-tax calculated under Chapter VIII-A, and the income-tax as so reduced, be increased by a surcharge for purposes of the Union calculated at the rate of ten per cent. of such income-tax;

(ii) in the case of every person, other than those mentioned in item (i), be increased by a surcharge for purposes of the Union calculated at the rate of ten percent. of such income-tax.

Provided that in case of persons mentioned in item (i) above having a total income exceeding ten lakh rupees, the total amount payable as income-tax and surcharge on such income shall not exceed the total amount payable as income-tax on a total income of ten lakh rupees by more than the amount of income that exceeds ten lakh rupees.

Paragraph B

In the case of every co-operative society,-

Rates of income-tax

(1) where the total income does not exceed Rs. 10,000

10 per cent. of the total income;

(2) where the total income exceeds Rs. 10,000 but does not exceed Rs. 20,000

Rs. 1,000 plus 20 per cent. of the amount by which the total income exceeds Rs. 10,000;

(3) where the total income exceeds Rs. 20,000

Rs. 3,000 plus 30 per cent. of the amount by which the total income exceeds Rs. 20,000.

Paragraph C

In the case of every firm,-

Rate of income-tax

On the whole of the total income

30 per cent.

Surcharge on income-tax

The amount of income-tax computed at the rate hereinbefore specified, or in section 111A or section 112, shall, in the case of every firm, be increased by a surcharge for purposes of the Union calculated at the rate of ten per cent. of such income-tax.

Paragraph D

In the case of every local authority,-

Rate of income-tax

On the whole of the total income

30 per cent.

Paragraph E

In the case of a company,-

Rates of income-tax

I. In the case of a domestic company

30 per cent. of the total income;

- II. In the case of a company other than a domestic company—
 - (i) on so much of the total income as consists of,-

(a) royalties received from Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern after the 31st day of March, 1961 but before the 1st day of April, 1976; or

(b) fees for rendering technical services received from Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern after the 29th day of February, 1964 but before the 1st day of April, 1976,

and where such agreement has, in either case, been approved by the Central Government

50 per cent.;

(ii) on the balance, if any, of the total income

40 per cent.

Surcharge on income-tax

The amount of income-tax computed in accordance with the preceding provisions of this Paragraph, or in section 111A or section 112, shall, in the case of every company, be increased by a surcharge for purposes of the Union claculated,—

- (i) in the case of every domestic company at the rate of ten per cent. of such income-tax;
- (ii) in the case of every company other than a domestic company at the rate of two and one-half per cent.

PART IV

[See section 2(12)(c)]

Rules for computation of net agricultural income

Rule 1.— Agricultural income of the nature referred to in sub-clause (a) of clause (1A) of section 2 of the Income-tax Act shall be computed as if it were income chargeable to income-tax under that Act under the head "Income from other sources" and the provisions of sections 57 to 59 of that Act shall, so far as may be, apply accordingly:

Provided that sub-section (2) of section 58 shall apply subject to the modification that the reference to section 40A therein shall be construed as not including a reference to sub-sections (3) and (4) of section 40A.

Rule 2.— Agricultural income of the nature referred to in sub-clause (b) or sub-clause (c) of clause (1A) of section 2 of the Income-tax Act (other than income derived from any building required as a dwelling-house by the receiver of the rent or revenue of the cultivator or the receiver of rent-in-kind referred to in the said sub-clause (c) shall be computed as if it were income chargeable to income-tax under that Act under the head "Profits and gains of business or profession" and the

provisions of sections 30, 31, 32, 36, 37, 38, 40, 40A [other than sub-sections (3) and (4) thereof], 41, 43, 43A, 43B and 43C of the Income-tax Act shall, so far as may be, apply accordingly.

Rule 3.— Agricultural income of the nature referred to in sub-clause (c) of clause (1A) of section 2 of the Income-tax Act, being income derived from any building required as a dwelling-house by the receiver of the rent or revenue or the cultivator or the receiver of rent-in-kind referred to in the said sub-clause (c) shall be computed as if it were income chargeable to income-tax under that Act under the head "Income from house property" and the provisions of sections 23 to 27 of that Act shall, so far as may be, apply accordingly.

Rule 4.— Notwithstanding anything contained in any other provisions of these rules, in a case—

- (a) where the assessee derives income from sale of tea grown and manufactured by him in India, such income shall be computed in accordance with rule 8 of the Income-tax Rules, 1962, and sixty per cent. of such income shall be regarded as the agricultural income of the assessee;
- (b) where the assessee derives income from sale of centrifuged latex or cenex or latex based crepes (such as pale latex crepe) or brown crepes

(such as estate brown crepe, re-milled crepe, smoked blanket crepe or flat bark crepe) of technically specified block rubbers manufactured or processed by him from rubber plants grown by him in India, such income shall be computed in accordance with rule 7A of the Income-tax Rules, 1962, and sixty-five per cent. of such income shall be regarded as the agricultural income of the assessee;

(c) where the assessee derives income from sale of coffee grown and manufactured by him in India, such income shall be computed in accordance with rule 7B of the Income-tax Rules, 1962, and sixty per cent. or seventy-five per cent., as the case may be, of such income shall be regarded as the agricultural income of the assessee.

Rule 5.— Where the assessee is a member of an association of persons or a body of individuals (other than a Hindu undivided family, a company or a firm) which in the previous year has either no income chargeable to tax under the Incometax Act or has total income not exceeding the maximum amount not chargeable to tax in the case of an association of persons or a body of individuals (other than a Hindu undivided family, a company or a firm) but has any agricultural income then, the agricultural income or loss of the association or body shall be computed in accordance with these rules and the share of the assessee in the agricultural income or loss so computed shall be regarded as the agricultural income or loss of the assessee.

Rule 6.—Where the result of the computation for the previous year in respect of any source of agricultural income is a loss, such loss shall be set off against the income of the assessee, if any, for that previous year from any other source of agricultural income:

Provided that where the assessee is a member of an association of persons or a body of individuals and the share of the assessee in the agricultural income of the association or body, as the case may be, is a loss, such loss shall not be set off against any income of the assessee from any other source of agricultural income.

Rule 7.— Any sum payable by the assessee on account of any tax levied by the State Government on the agricultural income shall be deducted in computing the agricultural income.

Rule 8.— (1) Where the assessee has, in the previous year relevant to the assessment year commencing on the 1st day of April, 2006, any agricultural income and the net result of the computation of the agricultural income of the assessee for any one or more of the previous years relevant to the assessment years commencing on the 1st day of April, 1998 or the 1st day of April, 1999 or the 1st day of April, 2000 or the 1st day of April, 2001 or the 1st day of April, 2002 or the 1st day of April, 2003 or the 1st day of April, 2004 or the 1st day of April, 2005, is a loss, then, for the purposes of sub-section (2) of section 2 of this Act,—

(i) the loss so computed for the previous year relevant to the assessment year commencing on the 1st day of April, 1998, to the extent, if any, such loss has not been set off against the agricultural income for the previous year relevant to the assessment year commencing on the 1st day of April, 1999 or the 1st day of April, 2000 or the 1st day of April, 2001 or the 1st day of April, 2002 or the 1st day of April, 2003 or the 1st day of April, 2005.

(ii) the loss so computed for the previous year relevant to the assessment year commencing on the 1st day of April, 1999, to the extent, if any, such loss has not been set off against the agricultural income for the previous year relevant to the assessment year commencing on the 1st day of April, 2000 or the 1st day of April, 2001 or the 1st day of April, 2003 or the 1st day of April, 2004 or the 1st day of April, 2005.

(iii) the loss so computed for the previous year relevant to the assessment year commencing on the 1st day of April, 2000, to the extent, if any, such loss has not been set off against the agricultural income for the previous year relevant to the assessment year commencing on the 1st day of April, 2001 or the 1st day of April, 2002 or the 1st day of April, 2003 or the 1st day of April, 2005.

(iv) the loss so computed for the previous year relevant to the assessment year commencing on the 1st day of April, 2001, to the extent, if any, such loss has not been set off against the agricultural income for the previous year relevant to the assessment year commencing on the 1st day of April, 2002 or the 1st day of April, 2003

or the 1st day of April, 2004 or the 1st day of April, 2005,

- (v) the loss so computed for the previous year relevant to the assessment year commencing on the 1st day of April, 2002, to the extent, if any, such loss has not been set off against the agricultural income for the previous year relevant to the assessment year commencing on the 1st day of April, 2003 or the 1st day of April, 2004 or the 1st day of April, 2005,
- (vi) the loss so computed for the previous year relevant to the assessment year commencing on the 1st day of April, 2003, to the extent, if any, such loss has not been set off against the agricultural income for the previous year relevant to the assessment year commencing on the 1st day of April, 2004 or the 1st day of April, 2005,
- (vii) the loss so computed for the previous year relevant to the assessment year commencing on the 1st day of April, 2004, to the extent, if any, such loss has not been set off against the agricultural income for the previous year relevant to the assessment year commencing on the 1st day of April, 2005,
- (viii) the loss so computed for the previous year relevant to the assessment year commencing on the 1st day of April, 2005,

shall be set off against the agricultural income of the assessee for the previous year relevant to the assessment year commencing on the 1st day of . April, 2006.

(2) Where the assesse has, in the previous year relevant to the assessment year commencing on the 1st day of April, 2007, or, if by virtue of any provision of the Income-tax Act, income-tax is to be charged in respect of the income of a period other than the previous year, in such other period, any agricultural income and the net result of the computation of the agricultural income of the assessee for any one or more of the previous years relevant to the assessment years commencing on the 1st day of April, 1999 or the 1st day of April, 2000 or the 1st day of April, 2001 or the 1st day of April, 2002 or the 1st day of April, 2003 or the 1st day of April, 2004 or the 1st day of April, 2005 or the 1st day of April, 2006, is a loss, then, for the purposes of sub-section (10) of section 2 of this Act,---

- (i) the loss so computed for the previous year relevant to the assessment year commencing on the 1st day of April, 1999, to the extent, if any, such loss has not been set off against the agricultural income for the previous year relevant to the assessment year commencing on the 1st day of April, 2000 or the 1st day of April, 2001 or the 1st day of April, 2002 or the 1st day of April, 2004 or the 1st day of April, 2005 or the 1st day of April, 2006,
- (ii) the loss so computed for the previous year relevant to the assessment year commencing on the 1st day of April, 2000, to the extent, if any, such loss has not been set off against the agricultural income for the previous year relevant to the assessment year commencing on the 1st day of April, 2001 or the 1st day of April, 2003 or the 1st day of April, 2004 or the 1st day of April, 2005 or the 1st day of April, 2006,
- (iii) the loss so computed for the previous year relevant to the assessment year commencing on the 1st day of April, 2001, to the extent, if any, such loss has not been set off against the agricultural income for the previous year relevant to the assessment year commencing on the 1st day of April, 2002 or the 1st day of April, 2003 or the 1st day of April, 2004 or the 1st day of April, 2005 or the 1st day of April, 2006.
- (iv) the loss so computed for the previous year relevant to the assessment year commencing on the 1st day of April, 2002, to the extent, if any, such loss has not been set off against the agricultural income for the previous year relevant to the assessment year commencing on the 1st day of April, 2003 or the 1st day of April, 2005 or the 1st day of April, 2006,
- (v) the loss so computed for the previous year relevant to the assessment year commencing on the 1st day of April, 2003, to the extent, if any, such loss has not been set off against the agricultural income for the previous year relevant to the assessment year commencing on the 1st day of April, 2004 or the 1st day of April, 2006,
- (vi) the loss so computed for the previous year relevant to the assessment year

commencing on the 1st day of April, 2004, to the extent, if any, such loss has not been set off against the agricultural income for the previous year relevant to the assessment year commencing on the 1st day of April, 2005 or the 1st day of April, 2006,

(vii) the loss so computed for the previous year relevant to the assessment year commencing on the 1st day of April, 2005, to the extent, if any, such loss has not been set off against the agricultural income for the previous year relevant to the assessment year commencing on the 1st day of April, 2006.

(viii) the loss so computed for the previous year relevant to the assessment year commencing on the 1st day of April 2006;

shall be set off aganist the agricultural income of the assessee for the previous year relevant to the assessment year commencing on the 1st day of April, 2007.

- (3) Where any person deriving any agricultural income from any source has been succeeded in such capacity by another person, otherwise than by inheritance, nothing in sub-rule (1) or sub-rule (2) shall entitle any person, other than the person incurring the loss, to have it set off under sub-rule (1) or, as the case may be, sub-rule (2).
- (4) Notwithstanding anything contained in this Rule, no loss which has not been determined

by the Assessing Officer under the provisions of these Rules or the Rules contained in Part IV of the First Schedule to the Finance (No. 2) Act, 1998 (21 of 1998), or of the First Schedule to the Finance Act, 1999 (27 of 1999), or of the First Schedule to the Finance Act, 2000 (10 of 2000), or of the First Schedule to the Finance Act, 2001 (14 of 2001), or of the First Schedule to the Finance Act, 2002 (20 of 2002), or of the First Schedule to the Finance Act, 2003 (32 of 2003), or of the First Schedule to the Finance (No. 2) Act, 2004 (23 of 2004), or of the First Schedule to the Finance Act, 2005 (18 of 2005) shall be set off under sub-rule (1), or, as the case may be, sub-rule (2).

Rule 9.— Where the net result of the computation made in accordance with these rules is a loss, the loss so computed shall be ignored and the net agricultural income shall be deemed to be nil.

Rule 10.— The provisions of the Inocme-tax Act relating to procedure for assessment (including the provisions of section 288A relating to rounding off of income) shall, with the necessary modifications, apply in relation to the computation of the net agricultural income of the assessee as they apply in relation to the assessment of the total income.

Rule 11.— For the purposes of computing the net agricultural income of the assessee, the Assessing Officer shall have the same powers as he has under the Income-tax Act for the purposes of assessment of the total income.

THE SECOND SCHEDULE (See section 60)

S. N	To. Notification number and date	Amendment Date amendment	of effect of
(1)	(2)	(3)	(4)
1.	G. S. R., 423(E), dated the 20th April, 1992 (160/1992-CUSTOMS, dated the 20th April, 1992).	In the said notification, in the Explanation, clause (iv) shall be omitted.	28th December, 1992.
2.	G.S.R. 619(E), dated the 17th September, 2004 (96/2004-CUSTOMS, dated the 17th September, 2004).	In the said notification, in paragraph 2, for the figures, letters and words "30th day of September, 2005", the figures, letters and words "the 3rd October, 2005" shall be substituted.	17th September, 2004.

THE THIRD SCHEDULE [See section 63(a)]

In the First Schedule to the Customs Tariff Act.—

- (1) in Chapter 4, in tariff item 0409 00 00, for the entry in column (4), the entry "60%" shall be substituted:
 - (2) in Chapter 25,—
 - (i) for the entry in column (4) occurring against all the tariff items (except all the tariff items of headings 2504 and 2510), the entry "12.5%" shall be substituted;
 - (ii) for the entries in column (4) and column (5) occurring against all the tariff items of heading 2504, the entry "12.5%" and "12.5%" shall respectively be substituted;
- (3) in Chapter 26, in tariff items 2620 11 00, 2620 19 00, 2620 30 10 and 2620 30 90, for the entry in column (4) occurring against each of them, the entry "12.5%" shall be substituted;

(4) in Chapter 27,---

- (i) for the entry in column (4) occurring against all the tariff items of heading 2701 (except tariff item 2701 12 00) the entry "12.5%" shall be substituted;
- (ii) for the entry in column (4) occurring against all the tariff items of headings 2702, 2703 and 2704, the entry "12.5%" shall be substituted;
- (iii) in tariff item 2705 00 00, for the entry in column (4), the entry "12.5%" shall be substituted;
- (iv) for the entry in column (4) occurring against all the tariff items of headings 2706, 2707 and 2708, the entry "12.5%" shall be substituted;
- (v) in tariff item 2709 00 00, for the entry in column (4), the entry "5%" shall be substituted:
- (vi) for the entry in column (4) occurring against all the tariff items of headings 2710, 2712, 2713 and 2715, the entry "10%" shall be substituted;
- (5) in Chapter 28,-

- (i) for the entry in column (4) occurring against all the tariff items (except all the tariff items of headings 2801, 2802, 2803, 2804, 2805 and 2814), the entry "12.5%" shall be substituted;
- (ii) for the entry in column (4) occurring against all the tariff items of headings 2801, 2802, 2803, 2804 and 2805, the entry "10%" shall be substituted;

(6) in Chapter 29,-

- for the entry in column (4) occurring against all the tariff items (except tariff items 2902 43 00,2905 43 00, 2905 44 00, 2917 37 00, 2933 71 00, 2936 10 00, 2936 21 00, 2936 22 10, 2936 22 90, 2936 23 10, 2936 23 90, 2936 24 00, 2936 25 00, 2936 26 10, 2936 26 90, 2936 27 00, 2936 28 00, 2936 29 10, 2936 29 20, 2936 29 30, 2936 29 40, 2936 29 50, 2936 29 90, 2936 90 00, 2937 11 00, 2937 12 00, 2937 19 00, 2937 21 00, 2937 22 00, 2937 23 00, 2937 29 00, 2937 3100, 2937 39 00, 2937 40, 00, 2937 50 00, 2937 90 00, 2939 41 10, 2939 41 20, 2939 4190, 2939 42 00, 2939 43 00, 2939 49 00, 2939 51 00, 2939 59 00, 2941 10 10, 2941 10 20, 2941 10 30, 2941 10 40, 2941 10 50, 2941 10 90, 2941 20 10, 2941 20 90, 2941 30 10, 2941 30 20, 2941 30 90, 2941 40 00, 2941 50 00, 2941 90 11, 2941 90 12, 2941 90 13, 2941 90 14, 2941 90 19, 2941 90 20, 2941 90 30, 2941 90 40, 2941 90 50, 2941 90 60 and 2941 90 90), the entry "12.5%" shall be substituted;
- (ii) in tariff items 2917 37 00 and 2933 71 00, for the entries in column (4) and column (5) occurring against each of them, the entries "12.5%" and "12.5%" shall respectively be substituted;
- (iii) for the entries in column (4) and column (5) occurring against all the tariff items of headings 2936 and 2937, the entries "12.5%" and "12.5%" shall respectively be substituted;
- (iv) in tariff items 2939 41 10, 2939 41 20, 2939 41 90, 2939 42 00, 2939 43 00, 2939 49 00, 2939 51 00 and 2939 59 00, for the entries in column (4) and column (5) occurring against each of them, the entries "12.5%" and "12.5%" shall respectively be substituted;

- (v) for the entries in column (4) and column (5) occurring against all the tariff items of heading 2941, the entries "12.5%" and "12.5%" shall respectively be substituted;
- (7) in Chapter 30,-
- (i) for the entries in column (4) and column (5) occurring against all the tariff items (except all the tariff items of headings 3005 and 3006), the entries "12.5%" and "12.5%" shall respectively be substituted;
- (ii) for the entry in column (4) in occurring against all the tariff items of heading 3005, the entry "12.5" shall be substituted;
- (iii) in tariff items 3006 10 10, 3006 10 20, 3006 20 00, 3006 30 00, 3006 40 00,3006 50 00, 3006 70 00 and 3006 80 00, for the entry in column (4) occurring against each of them, the entry "12.5%" shall be substituted;
- (8) in Chapter 31, for the entry in column (4) occurring against all the tariff items (except tariff items 3102 21 00, 3102 50 00, 3104 30 00, 3105 20 00, 3105 30 00, 3105 40 00, 3105 51 00, 31 05 59 00, 31 05 60 00, 3105 90 10 and 3105 90 90), the entry "12.5%" shall be substituted;
- (9) in Chapter 32, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (10) in Chapter 33,-
- (i) for the entry in column (4) occurring against all the tariff items of sub-heading 3302 90, the entry "12.5%" shall be substituted;
- (ii) for the entry in column (4) occurring against all the tariff items of headings 3303, 3304, 3305, 3306 and 3307, the entry "12.5%" shall be substituted:
- (11) in Chapter 34.—
- (i) for the entry in column (4) occurring against all the tariff items (except tariff items 3402 11 10, 3402 11 90, 3402 12 00, 3402 13 00 and 3402 19 00), the entry "12.5%" shall be substituted;
- (ii) in tariff items 3402 11 10, 3402 11 90, 3402 12 00, 3402 13 00 and 3402 19 00, for the entries in column (4) and column (5) occurring against each of them, the entries "12.5%" and "12.5%" shall respectively be substituted;

- (12) in Chapter 35, for the entry in column (4) occurring against all the tariff items, of headings 3506 and 3507, the entry "12.5%" shall be substituted;
- (13) in Chapter 36, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted:
- (14) in Chapter 37, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted:
 - (15) in Chapter 38,-
 - (i) for the entry in column (4) occurring against all the tariff items (except tariff items 3801 10 00, 3802 10 00, 3809 10 00, 3812 10 00, 3815 11 00, 3815 12 10, 3815 12 90, 3818 0010, 3818 00 90, 3823 11 11, 3823 11 12, 3823 11 19, 3823 11 90, 3823 12 00, 3823 13 00, 3823 19 00, 3823 70 10, 3823 70 20, 3823 70 30, 3823 70 40, 3823 70 90, 3824 60 10 and 3824 60 90), the entry "12.5%" shall be substituted;
 - (ii) in tariff items 3801 10 00, 3802 10 00, 3812 10 00, 3815 11 00, 3815 12 10 and 3815 12 90, for the entries in column (4) and column (5) occurring against each of them, the entries "12.5%" and "12.5%" shall respectively be substituted;
- (16) in Chapter 39, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (17) in Chapter 40, for the entry in column (4) occurring against all the tariff items (except tariff items 4001 10 10, 4001 10 20, 4001 21 00, 4001 22 00, 4001 29 10, 4001 29 20, 4001 29 30, 4001 29 40,4001 29 90 and 4011 30 00), the entry "12.5%" shall be substituted
- (18) in Chapter 41, for the entry in column (4) occurring against all the tariff items (except all the tariff items of headings 4101, 4102 and 4103), the entry "12.5%" shall be substituted;
- (19) In Chapter 42, for the entry in column (4) occurring against all the tariff items, the entry, "12.5%" shall be substituted;
 - (20) in Chapter 43,—
 - (i) for the entry in column (4) occurring against all the tariff items of heading 4302

(except tariff item 4302 1300), the entry "12.5%" shall be substituted;

- (ii) for the entry in column (4) occurring against all the tariff items of headings 4303 and 4304, the entry "12.5%" shall be substituted;
- (21) in Chapter 44, for the entry in column (4) occurring against all the tariff items (except all the tariff items of headings 4401, 4402 and 4403), the entry "12.5%" shall be substituted;
- (22) in Chapter 45, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (23) in Chapter 46, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (24) in Chapter 47, for the entry in column (4) occurring against all the tariff items of heading 4707, the entry "12.5%" shall be substituted;
- (25) in Chapter 48, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (26) in Chapter 49, for the entry in column (4) occurring against all the tariff items (except tariff items 4902 10 10, 4902 10 20, 4902 90 10, 4902 90 20, 4904 00 00, 4905 10 00, 4905 91 00, 4905 99 10 and 4905 99 90), the entry "12.5%" shall be substituted;
- (27) in Chapter 50, for the entry in column (4) occurring against all the tariff items of headings 5004, 5005, 5006 and 5007, the 'entry "12.5%" shall be substituted;

(28) in Chapter 51,---

- (i) for the entry in column (4) occurring against all the tariff items of heading 5104, the entry "12.5%" shall be substituted;
- (ii) for the entry in column (4) occurring against all the tariff items of heading 5105 (except tariff item 5105 29 10), the entry "12.5%" shall be substituted;
- (iii) for the entry in column (4) occurring against all the tariff items of headings 5106, 5107, 5108, 5109 and 5110, the entry "12.5%" shall be substituted;
- (iv) for the entry in column (4) occurring against all the tariff items of sub-heading 5111

- 11, the entry "12.5% or Rs. 135 per sq. metre, whichever is higher" shall be substituted;
- (v) for the entry in column (4) occurring against all the tariff items of sub-heading 5111 19, the entry "12.5% or Rs. 150 per sq. metre, whichever is higher" shall be substituted;
- (vi) for the entry in column (4) occurring against all the tariff items of sub-heading 5111 20, the entry "12.5% or Rs. 80 per sq. metre, whichever is higher" shall be substituted;
- (vii) for the entry in column (4) occurring against all the tariff items of sub-heading 5111 30, the entry "12.5% or Rs. 75 per sq. metre, whichever is higher" shall be substituted;
- (viii) for the entry in column (4) occurring against all the tariff items of sub-heading 5111 90, the entry "12.5% or Rs. 90 per sq. metre, whichever is higher" shall be substituted;
- (ix) for the entry in column (4) occurring against all the tariff items of sub-heading 5112 11, the entry "12.5% or Rs.125 per sq. metre, whichever is higher" shall be substituted;
- (x) for the entry in column (4) occurring against all the tariff items of sub-heading 5112 19, the entry "12.5% or Rs.155 per sq. metre, whichever is higher" shall be substituted;
- (xi) for the entry in column (4) occurring against all the tariff items of sub-heading 5112 20, the entry "12.5% or Rs. 85 per sq. metre, whichever is higher" shall be substituted;
- (xii) for the entry in column (4) occurring against all the tariff items of sub-heading 5112 30, the entry "12.5% or Rs. 110 per sq. metre, whichever is higher" shall be substituted;
- (xiii) for the entry in column (4) occurring against all the tariff items of sub-heading 5112 90, the entry "12.5% or Rs.135 per sq. metre, whichever is higher" shall be substituted;
- (xiv) for the entry in column (4) occurring against all the tariff items of heading 5113, the entry "12.5% or Rs. 60 per sq. metre, whichever is higher" shall be substituted;

(29) in Chapter 52,---

(i) for the entry in column (4) occurring against all the tariff items of headings 5204, 5205, 5206 and 5207, the entry "12.5%" shall be substituted;

- (ii) for the entry in column (4) occurring against all the tariff items of sub-headings 5208 11, 5208 12, 5208 13, 5208 19, 5208 21, 5208 22, 5208 23, 5208 29, 5208 31, 5208 32 and 5208 33, the entry "12.5%" shall be substituted;
- (iii) for the entry in column (4) occurring against all the tariff items of sub-heading 5208 39, the entry "12.5% or Rs. 150 per kg., whichever is higher shall be substituted;
- (iv) for the entry in column (4) occurring against all the tariff items of sub-heading 5208 41, the entry "12.5% or Rs. 9 per sq. metre, whichever is higher" shall be substituted;
- (v) for the entry in column (4) occurring against all the tariff items of sub-heading 5208 42, the entry "12.5% or Rs. 37 per sq. metre, whichever is higher" shall be substituted;
- (vi) for the entry in column (4) occurring against all the tariff items of sub-heading 5208 43, the entry "12.5%" shall be substituted;
- (vii) for the entry in column (4) occurring against all the tariff items of sub-heading 5208 49, the entry "12.5% or Rs. 200 per kg., whichever is higher" shall be substituted;
- (viii) for the entry in column (4) occurring against all the tariff items of sub-heading 5208 51, the entry "12.5% or Rs. 27 per sq. metre, whichever is higher" shall be substituted;
- (ix) for the entry in column (4) occurring against all the tariff items of sub-heading 5208 52, the entry "12.5% or Rs. 23 per sq. metre, whichever is higher" shall be substituted;
- (x) for the entry in column (4) occurring against all the tariff items of sub-heading 5208 53, the entry "12.5% or Rs. 35 per sq. metre, whichever is higher" shall be substituted;
- (xi) for the entry in column (4) occurring against all the tariff items of sub-heading 5208 59, the entry "12.5% or Rs. 50 per sq. metre, whichever is higher" shall be substituted;
- (xii) for the entry in column (4) occurring against all the tariff items of sub-headings 5209 11 and 5209 12, the entry "12.5%" shall be substituted;
- (xiii) in tariff item 5209 1900, for the entry in column (4), the entry "12.5%" shall be substituted;

- (xiv) for the entry in column (4) occurring against all the tariff items of sub-headings 5209 21, 5209 22 and 5209 29, the entry "12.5%" shall be substituted;
- (xv) for the entry in column (4) occurring against all the tariff items of sub-headings 5209 31, 5209 32 and 5209 39, the entry "12.5% or Rs. 150 per kg., whichever is higher" shall be substituted;
- (xvi) for the entry in column (4) occurring against all the tariff items of sub-heading 5209 41, the entry "12.5% or Rs. 32 per sq. metre, whichever is higher" shall be substituted;
- (xvii) in tariff item 5209 4200, for the entry in column (4), the entry "12.5% or Rs. 25 per sq. metre, whichever is higher" shall be substituted;
- (xviii) for the entry in column (4) occurring against all the tariff items of sub-heading 5209 43, the entry "12.5% or Rs. 30 per sq. metre, whichever is higher"shall be substituted;
- (xix) for the entry in column (4) occurring against all the tariff items of sub-heading 5209 49, the entry "12.5% or Rs. 150 perkg., whichever is higher shall be substituted;
- (xx) for the entry in column (4) occurring against all the tariff items of sub-headings 5209 51 and 5209 52, the entry "12.5% or Rs. 30 per sq. metre, whichever is higher" shall be substituted;
- (xxi) for the entry in column (4) occurring against all the tariff items of sub-heading 5209 59, the entry "12.5% or Rs. 38 per sq. metre, whichever is higher" shall be substituted;
- (xxii) for the entry in column (4) occurring against all the tariff items of sub-headings 5210 11 and 5210 12, the entry "12.5%" shall be substituted;
- (xxiii) in tariff item 5210 1900, for the entry in column (4), the entry "12.5%" shall be substituted;
- (xxiv) for the entry in column (4) occurring against all the tariff items of sub-headings 52 10 21, 52 10 22, 52 10 29, 52 10 31 and 52 10 32, the entry "12.5%" shall be substituted;
- (xxv) for the entry in column (4) occurring against all the tariff items of sub-heading 52 10 39, the entry "12.5% or Rs. 150 per kg., whichever is higher" shall be substituted;

(xxxii) for the entry in column (4), occurring against all the tariff items of sub-heading 5408 24, the entry "12.5% or Rs. 87 per sq. metre, whichever is higher"shall be substituted;

(xxxiii) for the entry in column (4) occurring against all the tariff items of sub-heading 540831, the entry "12.5% or Rs. 25 per sq. metre, whichever is higher" shall be substituted;

(xxxiv) for the entry in column (4) occurring against all the tariff items of sub-heading 5408 32, the entry "12.5% or Rs. 44 per sq. metre, whichever is higher" shall be substituted;

(xxxv) in tariff item 5408 33 00, for the entry in column (4) the entry "12.5% or Rs. 10 per sq. metre, whichever is higher" shall be substituted;

(xxxvi) for the entry in column (4) occurring against all the tariff items of sub-heading 5408 34, the entry "12.5% or Rs. 11 per sq. metre, whichever is higher" shall be substituted;

(32) in Chapter 55,-

- (i) for the entry in column (4) occurring against all the tariff items of headings 5501, 5502, 5503, 5504, 5505, 5506, 5507, 5508, 5509 and 5510, the entry "12.5%" shall be substituted;
- (ii) in tariff items 5511 1000 and 5511 2000, for the entry in column (4) occurring against each of them, the entry "12.5% or Rs. 31 per kg., whichever is higher" shall be substituted;
- (iii) for the entry in column (4) occurring against all the tariff items of sub-heading 5511. 30, the entry "12.5% or Rs. 30 per kg., whichever is higher" shall be substituted;
- (iv) for the entry in column (4) occurring against all the tariff items of sub-heading 551211, the entry "12.5%" shall be substituted;
- (v) for the entry in column (4) occurring against all the tariff items of sub-heading 5512 19, the entry "12.5% or Rs. 42 per sq. metre, whichever is higher" shall be substituted;
- (vi) for the entry in column (4) occurring against all the tariff items of sub-heading 5512 21, the entry "12.5%" shall be substituted;
- (vii) for the entry in column (4) occurring against all the tariff items of sub-heading 5512 29, the entry "12.5% or Rs. 47 per sq. metre, whichever is higher" shall be substituted;

- (viii) for the entry in column (4) occurring against all the tariff items of sub-heading 5512 91, the entry "12.5%" shall be substituted;
- (ix) for the entry in column (4) occurring against all the tariff items of sub-heading 5512 99, the entry "12.5% or Rs. 65 per kg., whichever is higher" shall be substituted;
- (x) for the entry in column (4) occurring against all the tariff items of sub-headings 5513 11,551312,551313 and 551319, the entry "12.5%" shall be substituted:
- (xi) in tariff items 55132100 and 55132200, for the entry in column (4) occurring against each of them, the entry "12.5% or Rs. 150 per kg., whichever is higher" shall be substituted;
- (xii) in tariff item 5513 23 00, for the entry in column (4), the entry "12.5% or Rs. 125 per kg. or Rs. 25 per sq. metre, whichever is highest" shall be substituted:
- (xiii) in tariff item 5513 2900, for the entry in column (4), the entry "12.5% or Rs. 185 per kg., whichever is higher" shall be substituted;
- (xiv) in tariff item 5513 3100, for the entry in column (4), the entry "12.5% or Rs. 21 per sq. metre, whichever is higher" shall be substituted;
- (xv) in tariff item 5513 32 00, for the entry in column (4), the entry "12.5% or Rs.170 per kg., whichever is higher" shall be substituted;
- (xvi) in tariff item 5513 33 00, for the entry in column (4), the entry "12.5% or Rs. 22 per sq. metre, whichever is higher" shall be substituted;
- (xvii) in tariff item 5513 39 00, for the entry in column (4), the entry "12.5% or Rs. 125 per kg. or Rs. 30 per sq. metre, whichever is highest" shall be substituted;
- (xviii) in tariff item 55134100, for the entry in column (4), the entry "12.5% or Rs. 25 per sq. metre, whichever is higher" shall be substituted;
- (xix) in tariff item 55134200, for the entry in column (4), the entry "12.5% or Rs. 12 per sq. metre, whichever is higher" shall be substituted;
- (xx) in tariff item 5513 43 00, for the entry in column (4), the entry "12.5% or Rs. 20 persq. metre, whichever is higher" shall be substituted;
- (xxi) in tariff item 55134900, for the entry in column (4), the entry "12.5% or Rs. 185 per kg., whichever is higher" shall be substituted;

(xxii) for the entry in column (4) occurring against all the tariff items of sub-headings 5514 11, 5514 12, 5514 13 and 5514 19, the entry "12.5%" shall be substituted;

(xxiii) in tariff item 5514 2100, for the entry in column (4), the entry "12.5% or Rs. 100 per kg. or Rs. 30 per sq. metre, whichever is highest" shall be substituted:

(xxiv) in tariff item 5514 2200, for the entry in column (4), the entry "12.5% or Rs. 140 per kg., whichever is higher" shall be substituted;

(xxv) in tariff item 5514 2300, for the entry in column (4), the entry "12.5% or Rs. 160 per kg., whichever is higher" shall be substituted;

(xxvi) in tariff item 5514 2900, for the entry in column (4), the entry "12.5% or Rs. 170 per kg., whichever is higher" shall be substituted;

(xxvii) in tariff item 5514 3100, for the entry in column (4), the entry "12.5% or Rs. 64 per sq. metre, whichever is higher" shall be substituted;

(xxviii) in tariff item 5514 3200, for the entry in column (4), the entry "12.5% or Rs. 43 per sq. metre., whichever is higher" shall be substituted;

(xxix) in tariff item 5514 3300, for the entry in column (4), the entry "12.5% or Rs. 180 per kg., whichever is higher" shall be substituted;

(xxx) in tariff item 5514 3900, for the entry in column (4), the entry "12.5% or Rs. 31 per sq. metre, whichever is higher" shall be substituted;

(xxxi) in tariff item 5514 4100, for the entry in column (4), the entry "12.5% or Rs. 26 per sq. metre, whichever is higher" shall be substituted;

(xxxii) in tariff item 5514 4200, for the entry in column (4), the entry "12.5% or Rs. 140 per kg., whichever is higher" shall be substituted;

(xxxiii) in tariff item 5514 4300, for the entry in column (4), the entry "12.5% or Rs. 31 per sq. metre, whichever is higher" shall be substituted;

(xxxiv) in tariff item 5514 4900, for the entry in column (4), the entry "12.5% or Rs. 160 per kg., whichever is higher" shall be substituted;

(xxxv) for the entry in column (4) occurring against all thetariff items of sub-heading 551511,

the entry "12.5% or Rs. 40 per sq. metre, whichever is higher" shall be substituted;

(xxxvi) for the entry in column (4), occurring against all the tariff items of sub-heading 551512, the entry "12.5% or Rs. 95 per kg., whichever is higher" shall be substituted;

(xxxvii) for the entry in column (4), occurring against all the tariff items of sub-heading 551513, the entry "12.5% or Rs. 75 per sq. metre, whichever is higher" shall be substituted;

(xxxviii) for the entry in column (4) occurring against all the tariff items of sub-heading 5515 19, the entry "12.5% or Rs. 45 per sq. metre, whichever is higher" shall be substituted;

(xxxix) for the entry in column (4) occurring against all the tariff items of sub-heading 551521, the entry "12.5% or Rs. 79 per sq. metre, whichever is higher" shall be substituted;

(xl) for the entry in column (4) occurring against all the tariff items of sub-heading 5515 22, the entry "12.5% or Rs. 140 per kg., whichever is higher" shall be substituted;

(xli) for the entry in column (4) occurring against all the tariff items of sub-heading 5515 29, the entry "12.5% or Rs. 30 per sq. metre, whichever is higher" shall be substituted;

(xlii) for the entry in column (4) occurring against all the tariff items of sub-heading 5515 91, the entry "12.5% or Rs. 57 per sq. metre, whichever is higher" shall be substituted;

(xliii) for the entry in column (4) occurring against all the tariff items of sub-heading 5515 92, the entry "12.5% or Rs. 55 per sq. metre, whichever is higher" shall be substituted;

(xliv) for the entry in column (4) occurring against all the tariff items of sub-heading 5515 99, the entry "12.5% or Rs. 35 per sq. metre, whichever is higher" shall be substituted;

(xlv) for the entry in column (4) occurring against all the tariff items of sub-heading 5516 11, the entry "12.5%" shall be substituted;

(xlvi) in tariff item 55161200, for the entry in column (4), the entry "12.5% or Rs. 35 per sq. metre, whichever is higher" shall be substituted;

(xlvii) in tariff item 55161300, for the entry in column (4), the entry "12.5% or Rs. 40 per sq. metre, whichever is higher" shall be substituted;

- (xlviii) for the entry in column (4), occurring against all the tariff items of sub-heading 5516 14, the entry "12.5% or Rs. 12 per sq. metre, whichever is higher" shall be substituted;
- (xlix) for the entry in column (4), occurring against all the tariff items of sub-heading 5516 21, the entry "12.5%" shall be substituted;
- (1) in tariff items 5516 2200 and 5516 2300, for the entry in column (4) occurring against each of them, the entry "12.5% or Rs. 150 per kg., whichever is higher" shall be substituted;
- (li) in tariff item 5516 24, 00 for the entry in column (4), the entry "12.5% or Rs. 12 per sq. metre, whichever is higher" shall be substituted;
- (lii) for the entry in column (4), occurring against all the tariff items of sub-heading 55 16 31, the entry "12.5%" shall be substituted;
- (liii) in tariff items 5516 32 00, 5516 33 00 and 5516 34 00, for the entry in column (4) occurring against each of them, the entry "12.5%" shall be substituted;
- (liv) for the entry in column (4) occurring against all the tariffitems of sub-heading 551641, the entry "12.5%" shall be substituted;
- (lv) in tariff items 55164200, for the entry in column (4), the entry "12.5%" shall be substituted;
- (*lvi*) in tariff items 55164300, and 55164400, for the entry in column (4) occurring against each of them the entry "12.5% or Rs. 12 per sq. metre, whichever is higher" shall be substituted;
- (Ivii) for the entry in column (4) occurring against all the tariff items of sub-heading 551691, the entry "12.5%" shall be substituted;
- (Iviii) in tariff item 5516 9200, for the entry in column (4), the entry "12.5%" shall be substituted;
- (lix) in tariff item 5516 9300, for the entry in column (4), the entry "12.5% or Rs. 21 per sq. metre, whichever is higher" shall be substituted;

- (lx) in tariff item 5516 9400, for the entry in column (4), the entry "12.5% or Rs. 40 per sq. metre, whichever is higher" shall be substituted;
- (33) in Chapter 56, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
 - (34) in Chapter 57,---
 - (i) for the entry in column (4) occurring against all the tariff items of heading 5701, the entry "12.5%" shall be substituted;
 - (ii) in tariff item 5702 10 00, for the entry in column (4), the entry "12.5%" shall be substituted;
 - (iii) for the entry in column (4), occurring against all the tariff items of sub-headings 5702 20 and 5702 31, the entry "12.5%" shall be substituted;
 - (iv) for the entry in column (4), occurring against all the tariff items of sub-heading 5702 32, the entry "12.5% or Rs. 105 per sq. metre, whichever is higher" shall be substituted;
 - (v) for the entry in column (4), occurring against all the tariff items of sub-headings 5702 39 and 5702 41, the entry "12.5%" shall be substituted;
 - (vi) for the entry in column (4), occurring against all the tariff items of sub-headings 5702 42, the entry "12.5% or Rs. 80 per sq. metre, whichever is higher" shall be substituted;
 - (vii) for the entry in column (4), occurring against all the tariff items of sub-headings 5702 49 and 5702 51, the entry "12.5%" shall be substituted;
 - (viii) for the entry in column (4), occurring against all the tariff items of sub-heading 5702 52, the entry "12.5% or Rs. 105 per sq. metre, whichever is higher" shall be substituted;
 - (ix) for the entry in column (4), occurring against all the tariff items of sub-heading 5702 59 and 5702 91, the entry "12.5%" shall be substituted;
 - (x) for the entry in column (4), occurring against all the tariff items of sub-heading 5702 92, the entry "12.5% or Rs. 110 per sq. metre, whichever is higher" shall be substituted;
 - (xi) for the entry in column (4), occurring against all the tariff items of sub-headings 5702

- 99 and 5703 10, the entry "12.5%" shall be substituted;
- (xii) for the entry in column (4), occurring against all the tariff items of sub-heading 5703 20, the entry "12.5% or Rs. 70 per sq. meter whichever is higher shall be substituted;
- (xiii) for the entry in column (4), occurring against all the tariff items of sub-heading 5703 30, the entry "12.5% or Rs. 55 per sq. meter" whichever is higher" shall be substituted;
- (xiv) for the entry in column (4), occurring against all the tariff items of sub-heading 5703 90, the entry "12.5%" shall be substituted;
- (xv) in tariff item 5704 10 00, for the entry in column (4), the entry "12.5%" shall be substituted;
- (xvi) for the entry in column (4) occurring against all the tariff items of sub-heading 5704 90, the entry "12.5% or Rs. 35 per sq. metre, whichever is higher" shall be substituted;
- (xvii) for the entry in column (4) occurring against all the tariff items of heading 5705, the entry "12.5%" shall be substituted;

(35) in Chapter 58,---

- (i) in tariff item 5801 10 00, for the entry in column (4), the entry "12.5% or Rs. 210 per sq. metre, whichever is higher" shall be substituted;
- (ii) in tariff item 5801 2100, for the entry in column (4), the entry "12.5% or Rs. 80 per sq. metre, whichever is higher" shall be substituted;
- (iii) for the entry in column (4), occurring against all the tariff items of sub-heading 5801 22, the entry "12.5% or Rs. 75 per sq. metre, whichever is higher" shall be substituted;
- (iv) in tariff item 5801 23 00, for the entry in column (4), the entry "12.5% or Rs. 80 persq. metre, whichever is higher" shall be substituted;
- (v) in tariff item 5801 24 00, for the entry in column (4), the entry "12.5% or Rs. 135 per sq. metre, whichever is higher" shall be substituted;
- (vi) in tariff item 5801 25 00, for the entry in column (4), the entry "12.5% or Rs. 120 per sq. metre, whichever is higher" shall be substituted;

- (vii) in tariff item 5801 26 00, for the entry in column (4), the entry "12.5% or Rs. 180 per sq. metre, whichever is higher" shall be substituted;
- (viii) in tariff item 5801 31 00, for the entry in column (4), the entry "12.5% or Rs. 75 per sq. metre, whichever is higher" shall be substituted;
- (ix) in tariff item 5801 32 00, for the entry in column (4), the entry "12.5% or Rs.180 per sq. metre, whichever is higher" shall be substituted;
- (x) in tariff item 5801 33 00, for the entry in column (4), the entry "12.5% or Rs.150 per sq. metre, whichever is higher" shall be substituted;
- (xi) for the entry in column (4) occurring against all the tariff items of sub-heading 5801 34, the entry "12.5% or Rs.140 per sq. metre, whichever is higher" shall be substituted;
- (xii) in tariff item 5801 35 00, for the entry in column (4), the entry "12.5% or Rs. 68 per sq. metre, whichever is higher" shall be substituted;
- (xiii) for the entry in column (4) occurring against all the tariffitems of sub-heading 580136, the entry "12.5% or Rs. 130 per sq. metre, whichever is higher" shall be substituted;
- (xiv) for the entry in column (4) occurring against all the tariffitems of sub-heading 580190, the entry "12.5% or Rs. 35 per sq. metre, whichever is higher" shall be substituted;
- (xv) in tariff item 5802 1100, for the entry in column (4), the entry "12.5%" shall be substituted;
- (xvi) for the entry in column (4) occurring against all the tariff items of sub-heading 5802 19, the entry "12.5% or Rs. 60 per sq. metre, whichever is higher" shall be substituted;
- (xvii) in tariff item 5802 2000, for the entry in column (4), the entry "12.5%" shall be substituted;
- (xviii) in tariff item 5802 30 00, for the entry in column (4), the entry "12.5% or Rs. 150 per kg., whichever is higher" shall be substituted;
- (xix) for the entry in column (4) occurring against all the tariff items of heading 5803, the entry "12.5%" shall be substituted;
- (xx) for the entry in column (4) occurring against all the tariff items of heading 5804, the

entry "12.5% or Rs. 200 per kg., whichever is higher" shall be substituted;

(xxi) for the entry in column (4) occurring against all the tariff items of headings 5805, 5806, 5807, 5808 and 5809, the entry "12.5%" shall be substituted;

(xxii) in tariff item 5810 10 00, for the entry in column (4), the entry "12.5% or Rs. 200 per kg., whichever is higher" shall be substituted;

(xxiii) in tariff item 58109100, for the entry in column (4), the entry "12.5%" shall be substituted:

(xxiv) for the entry in column (4) occurring against all the tariff items of sub-heading 5810 92, the entry "12.5%" shall be substituted;

(xxv) in tariff item 58109900, for the entry in column (4), the entry "12.5%" shall be substituted;

(xxvi) for the entry in column (4) occurring against all the tariff items of heading 5811, the entry "12.5%" shall be substituted;

(36) in Chapter 59, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;

(37) in Chapter 60,---

- (i) for the entry in column (4) occurring against all the tariff items (except tariff item 60019200), the entry "12.5%" shall be substituted;
- (ii) in tariff item 60019200, for the entry in column (4), the entry "12.5% or Rs. 100 per kg., whichever is higher" shall be substituted;

(38) in Chapter 61,---

- (i) for the entry in column (4) occurring against all the tariff items of sub-heading 610110, the entry "12.5% or Rs. 700 per piece, whichever is higher" shall be substituted;
- (ii) in tariff item 6101 2000, for the entry in column (4), the entry "12.5% or Rs. 540 per piece, whichever is higher shall be substituted;
- (iii) for the entry in column (4) occurring against all the tariff items of sub-heading 6101 30, the entry "12.5% or Rs. 530 per piece, whichever is higher" shall be substituted;

- (iv) for the entry in column (4) occurring against all the tariff items of sub-heading 6101 90, the entry "12.5%" shall be substituted;
- (v) in tariff item 6102 1000, for the entry in column (4), the entry "12.5% or Rs. 595 per piece, whichever is higher" shall be substituted;
- (vi) in tariff item 6102 2000, for the entry in column (4), the entry "12.5% or Rs. 425 per piece, whichever is higher" shall be substituted;
- (vii) for the entry in column (4) occurring against all the tariff items of sub-heading 610230, the entry "12.5% or Rs. 475 per piece, whichever is higher" shall be substituted;
- (viii) for the entry in column (4) occurring against all the tariff items of sub-heading 610290, the entry "12.5%" shall be substituted;
- (ix) for the entry in column (4) occurring against all the tariff items of heading 6103, the entry "12.5%" shall be substituted;
- (x) in tariff items 6104 11 00, 6104 12 00 and 6104 13 00, for the entry in column (4) occurring against each of them, the entry "12.5%" shall be substituted;
- (xi) for the entry in column (4) occurring against all the tariff items of sub-heading 6104 19, the entry "12.5% or Rs. 460 per piece, whichever is higher" shall be substituted;
- (xii) in tariff items 6104 2100, 6104 2200 and 6104 2300, for the entry in column (4) occurring against each of them, the entry "12.5%" shall be substituted;
- (xiii) for the entry in column (4) occurring against all the tariffitems of sub-heading 610429, the entry "12.5%" shall be substituted;
- (xiv) in tariff items 6104 3100, 6104 32 00 and 6104 33 00, for the entry in column (4) occurring against each of them, the entry "12.5%" shall be substituted;
- (xv) for the entry in column (4) occurring against all the tariff items of sub-heading 610439, the entry "12.5%" shall be substituted;
- (xvi) in tariff items 61044100, for the entry in column (4), the entry "12.5% or Rs. 255 per piece, whichever is higher" shall be substituted;

(xvii) in tariff items 6104 42 00, for the entry in column (4), the entry "12.5%" shall be substituted;

(xviii) in tariff items 6104 43 00, and 6104 44 00, for the entry in column (4) occurring against each of them, the entry "12.5% or Rs. 255 per piece, whichever is higher" shall be substituted;

(xix) for the entry in column (4) occurring against all the tariffitems of sub-heading 6104 49, the entry "12.5% or Rs. 220 per piece, whichever is higher" shall be substituted;

(xx) in tariff items 6104 5100, 6104 5200 and 6104 5300, for the entry in column (4) occurring against each of them, the entry "12.5% or Rs. 110 per piece, whichever is higher" shall be substituted;

(xxi) for the entry in column (4) occurring against all the tariff items of sub-heading 6104 59, the entry "12.5% or Rs. 110 per piece, whichever is higher" shall be substituted;

(xxii) in tariff item 6104 6100, for the entry in column (4), the entry "12.5%" shall be substituted;

(xxiii) in tariff item 6104 6200 and 6104 6300, for the entry in column (4) occurring against each of them, the entry "12.5% or Rs. 98 per piece, whichever is higher" shall be substituted;

(xxiv) for the entry in column (4) occurring against all the tariff items of sub-heading 6104 69, the entry "12.5%" shall be substituted;

(xxv) for the entry in column (4) occurring against all the tariff items of sub-headings 6105 10 and 6105 20, the entry "12.5% or Rs. 83 per piece, whichever is higher" shall be substituted;

(xxvi) for the entry in column (4) occurring against all the tariff items of sub-heading 6105 90, the entry "12.5% or Rs. 90 perpiece, whichever is higher" shall be substituted;

(xxvii) in tariff item 6106 1000, for the entry in column (4), the entry "12.5% or Rs. 90 per piece, whichever is higher" shall be substituted;

(xxviii) for the entry in column (4) occurring against all the tariff items of sub-heading 6106 20, the entry "12.5% or Rs. 25 perpiece, whichever is higher" shall be substituted;

(xxix) for the entry in column (4) occurring against all the tariff items of sub-heading 6106 90, the entry "12.5% or Rs. 135 per piece, whichever is higher" shall be substituted;

(xxx) in tariff item 61071100, for the entry in column (4), the entry "12.5% or Rs. 24 per piece, whichever is higher" shall be substituted;

(xxxi) for the entry in column (4) occurring against all the tariff items of sub-heading 6107 12, the entry "12.5% or Rs. 30 perpiece, whichever is higher" shall be substituted;

(xxxii) for the entry in column (4), occurring against all the tariffitems of sub-heading 610719, the entry "12.5%" shall be substituted;

(xxxiii) in tariff item 61072100, for the entry in column (4) the entry "12.5%" shall be substituted;

(xxxiv) for the entry in column (4) occurring against all the tariff items of sub-headings, 6107 22, 6107 29, 6107 91, 6107 92 and 6107 99, the entry "12.5%" shall be substituted;

(xxxv) for the entry in column (4) occurring against all the tariff items of sub-headings 6108 11, and 6108 19, the entry "12.5%" shall be substituted;

(xxxvi) in tariff item 6108 2100, for the entry in column (4), the entry "12.5%" or Rs. 25 per piece, whichever is higher" shall be substituted;

(xxxvii) for the entry in column (4) occurring against all the tariffitems of sub-heading 6108 22, the entry "12.5%" or Rs. 25 per piece, whichever is higher" shall be substituted;

(xxxviii) for the entry in column (4) occurring against all the tariff items of sub-heading 6108 29, the entry "12.5%" shall be substituted;

(xxxix) in tariff item 61083100, for the entry in column (4), the entry "12.5%" shall be substituted;

(xl) for the entry in column (4) occurring against all the tariff items of sub-headings 6108 32 and 6108 39, the entry "12.5%" shall be substituted;

(xli) in tariff item 6108 91 00, for the entry in column (4) the entry "12.5%" or Rs. 65 per piece, whichever is higher" shall be substituted;

- (xlii) for the entry in column (4) occurring against all the tariff items of sub-heading 6108 92, the entry "12.5%" or Rs. 60 per piece, whichever is higher" shall be substituted;
- (xliii) for the entry in column (4) occurring against all the tariff items of sub-heading 6108 99, the entry "12.5%" shall be substituted;
- (xliv) in tariff item 6109 1000, for the entry in column (4) the entry "12.5% or Rs. 45 per piece, whichever is higher" shall be substituted;
- (xiv) for the entry in column (4) occurring against all the tariff items of sub-heading 610990, the entry "12.5% or Rs. 50 per piece, whichever is higher" shall be substituted;
- (xlvi) for the entry in column (4) occurring against all the tariff items of sub-heading 611011, the entry "12.5% or Rs. 275 per piece, whichever is higher" shall be substituted;
- (xlvii) in tariff items 6110 1200 and 611019 00, for the entry in column (4) occurring against each of them, the entry "12.5% or Rs. 275 per piece, whichever is higher" shall be substituted;
- (xlviii) in tariff item 6110 2000, for the entry in column (4), the entry "12.5% or Rs. 85 per piece, whichever is higher" shall be substituted;
- (xlix) for the entry in column (4) occurring against all the tariff items of sub-heading 61 10 30, the entry "12.5% or Rs. 110 per piece, whichever is higher" shall be substituted;
- (1) in tariff item 6110 90 00, for the entry in column (4), the entry "12.5% or Rs. 105 per piece, whichever is higher" shall be substituted;
- (li) for the entry in column (4) occurring against all the tariff items of headings 6111 and 6112, the entry "12.5%" shall be substituted;
- (lii) in tariff item 6113 00 00, for the entry in column (4) the entry "12.5%" shall be substituted;
- (liii) for the entry in column (4) occurring against all the tariff items of headings 6114, 6115, 6116 and 6117, the entry "12.5%" shall be substituted;

(39) in Chapter 62,—

(i) in tariff item 6201 11 00, for the entry in column (4) the entry "12.5%" or Rs. 385 per piece, whichever is higher" shall be substituted;

- (ii) for the entry in column (4) occurring against all the tariff items of sub-heading 6201 12, the entry "12.5% or Rs. 385 per piece, whichever is higher" shall be substituted;
- (iii) for the entry in column (4) occurring against all the tariff items of sub-heading 6201 13, the entry "12.5% or Rs. 320 per piece, whichever is higher" shall be substituted;
- (iv) for the entry in column (4) occurring against all the tariff items of sub-heading 6201 19, the entry "12.5%" shall be substituted;
- (v) in tariff item 6201 9100, for the entry in column (4), the entry "12.5% or Rs. 220 per piece whichever is higher" shall be substituted;
- (vi) in tariff item 6201 9200, for the entry in column (4), the entry "12.5% or Rs. 210 per piece, whichever is higher" shall be substituted;
- (vii) in tariff item 6201 93 00, for the entry in column (4), the entry "12.5% or Rs. 180 per piece, whichever is higher" shall be substituted;
- (viii) for the entry in column (4) occurring against all the tariff items of sub-heading 6201 99, the entry "12.5%" shall be substituted;
- (ix) for the entry in column (4) occurring against all the tariff items of sub-heading 6202 11, the entry "12.5% or Rs. 385 per piece, whichever is higher" shall be substituted;
- (x) in tariff item 6202 1200, for the entry in column (4), the entry "12.5% or Rs. 210 per piece, whichever is higher" shall be substituted;
- (xi) in tariff item 6202 13 00, for the entry in column (4), the entry "12.5% or Rs. 385 per piece, whichever is higher" shall be substituted;
- (xii) for the entry in column (4) occurring against all the tariff items of sub-heading 6202 19, the entry "12.5%" shall be substituted;
- (xiii) for the entry in column (4) occurring against all the tariff items of sub-heading 6202 91, the entry "12.5% or Rs. 220 per piece, whichever is higher" shall be substituted;
- (xiv) for the entry in column (4) occurring against all the tariff items of sub-heading 6202 92, the entry "12.5% or Rs. 160 per piece, whichever is higher" shall be substituted;

(xv) for the entry in column (4) occurring against all the tariff items of sub-heading 6202 93, the entry "12.5% or Rs. 220 per piece, whichever is higher" shall be substituted;

(xvi) for the entry in column (4) occurring against all the tariff items of sub-heading 6202 99, the entry "12.5%" shall be substituted;

(xvii) in tariff item 6203 1100, for the entry in column (4), the entry "12.5% or Rs. 1100 per piece, whichever is higher" shall be substituted;

(xviii) in tariff item 6203 12 00, for the entry in column (4), the entry "12.5% or Rs. 720 per piece, whichever is higher" shall be substituted;

(xix) for the entry in column (4) occurring against all the tariff items of sub-heading 6203 19, the entry "12.5% or Rs. 1,110 per piece, whichever is higher" shall be substituted;

(xx) in tariff items 6203 2100,6203 22 00,6203 23 00 and 6203 29 00 for the entry in column (4) occurring against each of them, the entry "12.5% or Rs. 145 per piece, whichever is higher" shall be substituted;

(xxi) in tariff items 6203 3100, for the entry in column (4), the entry "12.5% or Rs. 815 per piece, whichever is higher" shall be substituted;

(xxii) in tariff item 6203 32 00, for the entry in column (4), the entry "12.5% or Rs. 440 per piece, whichever is higher" shall be substituted;

(xxiii) in tariff item 6203 33 00, for the entry in column (4), the entry "12.5% or Rs. 320 per piece, whichever is higher" shall be substituted;

(xxiv) for the entry in column (4) occurring against all the tariff items of sub-heading 6203 39, the entry "12.5% or Rs. 755 per piece, whichever is higher" shall be substituted;

(xxv) in tariff item 6203 4100, for the entry in column (4), the entry "12.5% or Rs. 285 per piece, whichever is higher" shall be substituted;

(xxvi) in tariff item 6203 42 00, for the entry in column (4), the entry "12.5% or Rs. 135 per piece, whichever is higher" shall be substituted;

(xxvii) in tariff item 6203 43 00, for the entry in column (4), the entry "12.5% or Rs. 110 per piece, whichever is higher" shall be substituted;

(xxviii) for the entry in column (4) occurring against all the tariff items of sub-heading 6203 49, the entry "12.5% or Rs. 110 per piece, whichever is higher" shall be substituted;

(xxix) in tariff item 6204 1100, for the entry in column (4), the entry "12.5% or Rs. 550 per piece, whichever is higher" shall be substituted;

(xxx) in tariff item 6204 1200, for the entry in column (4), the entry "12.5%" shall be substituted:

(xxxi) in tariff item 6204 13 00, for the entry in column (4), the entry "12.5% or Rs. 550 per piece, whichever is higher" shall be substituted;

(xxxii) for the entry in column (4) occurring against all the tariff items of sub-heading 6204 19, the entry "12.5% or Rs. 500 per piece, whichever is higher" shall be substituted;

(xxxiii) in tariff item 6204 21 00, for the entry in column (4), the entry "12.5%" shall be substituted;

(xxxiv) for the entry in column (4) occurring against all the tariff items of sub-heading 6204 22, the entry "12.5%" shall be substituted;

(xxxv) in tariff item 6204 23 00, for the entry in column (4), the entry "12.5%" shall be substituted;

(xxxvi) for the entry in column (4) occurring against all the tariffitems of sub-heading 6204 29, the entry "12.5%" shall be substituted;

(xxxvii) in tariff item 6204 3100, for the entry in column (4), the entry "12.5% or Rs. 370 per piece, whichever is higher" shall be substituted;

(xxxviii) in tariff item 6204 32 00, for the entry in column (4), the entry "12.5% or Rs. 650 per piece, whichever is higher" shall be substituted;

(xxxix) in tariff item 6204 33 00, for the entry in column (4), the entry "12.5%" or Rs. 390 per piece, whichever is higher" shall be substituted;

(xl) for the entry in column (4) occurring against all the tariff items of sub-heading 6204 39, the entry "12.5% or Rs. 350 per piece, whichever is higher" shall be substituted;

(xli) for the entry in column (4) occurring against all the tariff items of sub-heading 6204 41, the entry "12.5% or Rs. 145 per piece, whichever is higher" shall be substituted;

(xlii) for the entry in column (4) occurring against all the tariff items of sub-heading 6204 42, the entry "12.5% or Rs. 116 per piece, whichever is higher" shall be substituted;

(xliii) for the entry in column (4) occurring against all the tariff items of sub-heading 6204 43, the entry "12.5% or Rs. 145 per piece, whichever is higher" shall be substituted;

(xliv) in tariff item 6204 44 00, for the entry in column (4), the entry "12.5% or Rs. 145 per piece, whichever is higher" shall be substituted;

(xlv) for the entry in column (4) occurring against all the tariff items of sub-heading 6204 49, the entry "12.5% or Rs. 145 per piece, whichever is higher" shall be substituted;

(xlvi) in tariff item 6204 51 00, for the entry in column (4), the entry "12.5% or Rs. 485 per piece, whichever is higher" shall be substituted;

(xlvii) in tariff items 6204 52 00, and 6204 53 00, for the entry in column (4) occurring against each of them, the entry "12.5%" shall be substituted;

(xlviii) for the entry in column (4) occurring against all the tariff items of sub-heading 6204 59, the entry "12.5%" shall be substituted;

(xlix) for the entry in column (4) occurring against all the tariff items of sub-heading 6204 61, the entry "12.5% or Rs. 285 per piece, whichever is higher" shall be substituted;

- (1) in tariff item 6204 62 00, for the entry in column (4), the entry "12.5% or Rs. 135 per piece, whichever is higher" shall be substituted;
- (li) in tariff item 6204 63 00, for the entry in column (4), the entry "12.5%" shall be substituted;
- (lii) for the entry in column (4) occurring against all the tariff items of sub-heading 6204 69, the entry "12.5% or Rs. 135 per piece, whichever is higher" shall be substituted;
- (liii) in tariff item 6205 10 00, for the entry in column (4), the entry "12.5% or Rs. 200 per piece, whichever is higher" shall be substituted;

(liv) in tariff item 6205 20 00, for the entry in column (4), the entry "12.5% or Rs. 85 per piece, whichever is higher" shall be substituted;

(lv) in tariff item 6205 30 00, for the entry in column (4), the entry "12.5% or Rs.120 per piece, whichever is higher" shall be substituted;

(lvi) for the entry in column (4) occurring against all the tariff items of sub-heading 6205 90, the entry "12.5% or Rs. 95 per piece, whichever is higher" shall be substituted;

(*lvii*) for the entry in column (4) occurring against all the tariff items of sub-heading 6206 10, the entry "12.5%" shall be substituted;

(Iviii) in tariff item 6206 2000, for the entry in column (4), the entry "12.5% or Rs. 135 per piece, whichever is higher" shall be substituted;

(lix) in tariff item 6206 30 00, for the entry in column (4), the entry "12.5% or Rs. 95 per piece, whichever is higher" shall be substituted;

(lx) in tariff item 6206 40 00, for the entry in column (4), the entry "12.5% or Rs. 120 per piece, whichever is higher" shall be substituted;

(lxi) in tariff item 6206 90 00, for the entry in column (4), the entry "12.5%" shall be substituted;

(lxii) in tariff item 6207 11 00, for the entry in column (4), the entry "12.5% or Rs. 28 per piece, whichever is higher" shall be substituted;

(*Ixiii*) for the entry in column (4) occurring against all the tariff items of sub-heading 6207 19, the entry "12.5% or Rs. 30 per piece, whichever is higher" shall be substituted;

(*Ixiv*) in tariff items 6207 2100, 6207 22 00 and 6207 29 00, for the entry in column (4) occurring against each of them, the entry "12.5%" shall be substituted;

(lxv) for the entry in column (4) occurring against all the tariff items of sub-heading 6207 91, the entry "12.5%" shall be substituted;

(lxvi) in tariff item 6207 92 00, for the entry in column (4), the entry "12.5%" shall be substituted;

'(lxvii) for the entry in column (4) occurring against all the tariff items of sub-heading 6207 99, the entry "12.5% or Rs. 70 per piece, whichever is higher" shall be substituted;

(lxviii) in tariff item 6208 11 00, for the entry in column (4), the entry "12.5% or Rs. 80 per piece, whichever is higher" shall be substituted;

(lxix) for the entry in column (4) occurring against all the tariff items of sub-heading 6208 19, the entry "12.5% or Rs. 60 per piece, whichever is higher" shall be substituted;

(lxx) in tariff items 6208 21 00 and 6208 22 00, for the entry in column (4) occurring against each of them, the entry "12.5%" shall be substituted:

(lxxi) for the entry in column (4) occurring against all the tariff items of sub-heading 6208 29, the entry "12.5%" shall be substituted;

(lxxii) for the entry in column (4) occurring against all the tariff items of sub-heading 6208 91, the entry "12.5% or Rs. 95 per piece, whichever is higher" shall be substituted;

(lxxiii) for the entry in column (4) occurring against all the tariff items of sub-heading 6208 92, the entry "12.5% or Rs. 65 per piece, whichever is higher" shall be substituted;

(lxxiv) for the entry in column (4) occurring against all the tariff items of sub-heading 6208 99, the entry "12.5%" shall be substituted;

(lxxv) for the entry in column (4) occurring against all the tariff items of heading 6209, the entry "12.5%" shall be substituted;

(lxxvi) in tariff item 62101000, for the entry in column (4), the entry "12.5%" shall be substituted;

(lxxvii) for the entry in column (4) occurring against all the tariff items of sub-heading 62 10 20, the entry "12.5% or Rs. 365 per piece, whichever is higher" shall be substituted;

(lxxviii) for the entry in column (4) occurring against all the tariff items of sub-heading 62 10 30, the entry "12.5% or Rs. 305 per piece, whichever is higher" shall be substituted;

(lxxix) for the entry in column (4) occurring against all the tariff items of sub-heading 62 10 40, the entry "12.5% or Rs. 65 per piece, whichever is higher" shall be substituted;

(lxxx) in tariff item 62 10 50 00, for the entry in column (4), the entry "12.5% or Rs. 65 per piece, whichever is higher" shall be substituted;

(lxxxi) in tariff items 6211 11 00, 6211 12 00, 6211 20 00 and 6211 31 00, for the entry in column (4) occurring against each of them, the entry "12.5%" shall be substituted;

(lxxxii) in tariff items 6211 32 00 and 6211 33 00, for the entry in column (4) occurring against each of them, the entry "12.5% or Rs. 135 per piece, whichever is higher" shall be substituted:

(lxxxiii) in tariff items 6211 39 00 and 6211 41 00, for the entry in column (4) occurring against each of them, the entry "12.5%" shall be substituted;

(lxxxiv) for the entry in column (4) occurring against all the tariff items of sub-heading 6211 42, the entry "12.5% or Rs. 135 per piece, whichever is higher" shall be substituted;

(IXXXV) in tariff item 62114300, for the entry in column (4), the entry "12.5% or Rs. 135 per piece, whichever is higher" shall be substituted;

(lxxxvi) in tariff item 6211 49 00, for the entry in column (4), the entry "12.5%" shall be substituted;

(lxxxvii) for the entry in column (4) occurring against all the tariff items of heading 6212, the entry "12.5% or Rs. 30 per piece, whichever is higher" shall be substituted;

(lxxxviii) for the entry in column (4) occurring against all the tariff items of heading 6213, the entry "12.5%" shall be substituted;

(lxxxix) for the entry in column (4) occurring against all the tariff items of sub-heading 6214 10, the entry "12.5% or Rs. 390 per piece, whichever is higher" shall be substituted;

(xc) for the entry in column (4) occurring against all the tariff items of sub-heading 6214 20, the entry "12.5% or Rs. 180 per piece, whichever is higher" shall be substituted;

(xci) in tariff items 6214 30 00 and 6214 40 00, for the entry in column (4) occurring against each of them, the entry "12.5%" shall be substituted;

(xcii) for the entry in column (4) occurring against all the tariff of sub-heading 6214 90, the entry "12.5% or Rs. 75 per piece, whichever is higher" shall be substituted;

(xciii) for the entry in column (4) occurring against all the tariff items of heading 6215, the entry "12.5% or Rs. 55 per piece, whichever is higher" shall be substituted;

(xciv) for the entry in column (4) occurring against all the tariff items of headings 6216 and

6217, the entry "12.5%" shall be substituted;

(40) in Chapter 63,—

- (i) for the entry in column (4) occurring against all the tariff items (except tariff items 6301 20 00,6302 2100 and 6302 3100), the entry "12.5%" shall be substituted;
- (ii) in tariff item 6301 20 00, for the entry in column (4), the entry "12.5% or Rs. 275 per piece, whichever is higher" shall be substituted;
- (iii) in tariff item 6302 21 00, for the entry in column (4), the entry "12.5% or Rs. 108 per kg., whichever is higher" shall be substituted;
- (iv) in tariff item 6302 31 00, for the entry in column (4), the entry "12.5% or Rs. 96 per kg., whichever is higher" shall be substituted;
- (41) in Chapter 64, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (42) in Chapter 65, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (43) in Chapter 66, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (44) in Chapter 67, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (45) in Chapter 68, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (46) in Chapter 69, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (47) in Chapter 70, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (48) in Chapter 71, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (49) in Chapter 73, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;

- (50) in Chapter 74, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (51) in Chapter 75, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (52) in Chapter 76, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (53) in Chapter 78, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (54) in Chapter 79, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (55) in Chapter 80, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (56) in Chapter 81, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (57) in Chapter 82, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (58) in Chapter 83, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (59) in Chapter 84, for the entry in column (4) occurring against all the tariff items (except tariff items 8407 21 00, 8456 91 00, 8469 11 00, 8470 10 00, 8470 21 00, 8470 29 00, 8470 30 00, 8470 40 10, 8470 40 20, 8470 50 10, 8470 50 20, 8470 90 10, 8470 90 20, 8471 10 00, 8471 30 10, 8471 30 90, 8471 41 10, 8471 41 20,84714190,84714900,84715000,84716010,8471 $60\,21,8471\,60\,22,8471\,60\,23,8471\,60\,24,8471\,60\,25,$ 8471 60 26, 8471 60 27, 8471 60 29, 8471 60 30, 8471 60 40, 8471 60 50, 8471 60 60, 8471 60 90, 8471 70 10, 8471 70 20, 8471 70 30, 8471 70 40, 8471 70 50, 8471 70 60, 8471 70 70, 8471 70 90, 8471 80 00, 8471 90 00, 8473 21 00, 8473 29 00, 8473 30 10, 8473 30 20, 8473 30 30, 8473 30 40, 8473 30 50, 8473 30 60, 8473 30 91, 8473 30 92, 8473 30 99 and 8473 50 00), the entry "12.5%" shall be substituted;

(60) in Chapter 85,-

(i) for the entry in column (4) occurring against all the tariff items of headings 8501,8502,8503,8504,8505,8506,8507,8509,8510,8511,8512,8513,8514,8515,8516,8518 and 8519, the entry "12.5%" shall be substituted;

- (ii) for the entry in column (4) occurring against all the tariff items of heading 8520 (except tariff item 8520 2000), the entry "12.5%" shall be substituted;
- (iii) for the entry in column (4) occurring against all the tariff items of headings 8521 and 8522, the entry "12.5%" shall be substituted;
- (iv) in tariff item 8523 30 00, for the entry in column (4), the entry "12.5%" shall be substituted;
- (v) for the entry in column (4) occurring against all the tariff items of heading 8524 (except all the tariff items of sub-headings 8524 31, 8524 40 and 8524 91), the entry "12.5%" shall be substituted;
- (vi) for the entry in column (4) occurring against all the tariff items of heading 8525 (except all the tariff items of sub-heading 8525 20), the entry "12.5%" shall be substituted;
- (vii) for the entry in column (4), occurring against all the tariff items of headings 8526, 8527, 8528, 8529 and 8530, the entry "12.5%" shall be substituted;
- (viii) for the entry in column (4), occurring against all the tariff items of heading 8531, (except tariff item 8531 20 00), the entry "12.5%" shall be substituted;
- (ix) for the entry in column (4) occurring against all the tariff items of headings 8535, 8536, 8537, 8538, 8539 and 8540 (except tariff item 8540 40 00), the entry "12.5%" shall be substituted;
- (x) for the entry in column (4) occurring against all the tariff items of heading 8543 (except tariff items 8543 11 00 and 8543 81 00), the entry "12.5%" shall be substituted;
- (xi) for the entry in column (4) occurring against all the tariff items of heading 8544 (except tariff items 8544 70 10 and 8544 70 90), the entry "12.5%" shall be substituted;
- (xii) for the entry in column (4) occurring against all the tariff items of headings 8545, 8546, 8547 and 8548, the entry "12.5%" shall be substituted;
- (61) in Chapter 86, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;

(62) In Chapter 87,-

(i) for the entry in column (4) occurring against all the tariffitems of headings 8701 and 8702, the entry "12.5%" shall be substituted;

- (ii) for the entry in column (4) occurring against all the tariff items of headings 8704, 8705, 8706, 8707, 8708 and 8709, the entry "12.5%" shall be substituted:
- (iii) for the entry in column (4) occurring against all the tariff items of headings 8712, 8713, 8714, 8715 and 8716, the entry "12.5%" shall be substituted:
- (63) in Chapter 88, for the entry in column (4) occurring against all the tariff items (except tariff items 8802 20 00, 8802 30 00, 8802 40 00, 8803 10 00, 8803 20 00 and 8803 30 00), the entry "12.5%" shall be substituted;
- (64) in Chapter 89, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;

(65) in Chapter 90,-

- (i) for the entry in column (4) occurring against all the tariff items of headings 9001, 9002, 9003, 9004, 9005, 9006, 9007 and 9008, the entry "12.5%" shall be substituted;
- (ii) in tariff items 9009 12 00, 9009 22 00 and 9009 30 00, for the entry in column (4) the entry "12.5%" shall be substituted;
- (iii) for the entry in column (4) occurring against all the tariff items of heading 9010 (except tariff items 9010 4100, 9010 4200 and 9010 4900), the entry "12.5%" shall be substituted;
- (iv) for the entry in column (4) occurring against all the tariff items of headings 9011 and 9012, the entry "12.5%" shall be substituted;
- (v) for the entry in column (4) occurring against all the tariff items of headings 9013 (except tariff items 9013 80 10 and 9013 90 10), the entry "12.5%" shall be substituted;
- (vi) for the entry in column (4) occurring against all the tariff items of headings 9014, 9015, 9016, 9017, 9018 and 9019, the entry "12.5%" shall be substituted;
- (vii) tariff item 9020 00 00, for the entry in column (4), the entry "12.5%" shall be substituted;
- (viii) for the entry in column (4) occurring against all the tariff items of headings 9021, 9022, 9023, 9024 and 9025 the entry "12.5%" shall be substituted;
- (ix) in tariff items 9027 10 00, 9027 40 00, 9027 90 10, 9027 90 20 and 9027 90 90, for the

- entry in column (4) occurring against each of them, the entry "12.5%" shall be substituted;
- (x) for the entry in column (4) occurring against all the tariff items of headings 9028 and 9029, the entry "12.5%" shall be substituted;
- (xi) for the entry in column (4) occurring against all the tariff items of headings 9030 (except tariff items 9030 40 00 and 9030 82 00), the entry "12.5%" shall be substituted;
- (xii) for the entry in column (4) occurring against all the tariff items of heading 9031 (except tariff item 9031 41 00), the entry "12.5%" shall be substituted;
- (xiii) for the entry in column (4) occurring against all the tariff items of heading 9032, the entry "12.5%" shall be substituted;
- (xiv) in tariff item 9033 00 00, for the entry in column (4), the entry "12.5%" shall be substituted;
- (66) in Chapter 91, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;

- (67) in Chapter 92, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (68) in Chapter 93, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (69) in Chapter 94, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (70) in Chapter 95, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (71) in Chapter 96, for the entry in column (4) occurring against all the tariff items, the entry "12.5%" shall be substituted;
- (72) in Chapter 97, for the entry in column (4) occurring against all the tariff items, (except tariff items 9704 00 10, 9704 00 20 and 9704 00 90), the entry "12.5%" shall be substituted;
- (73) in Chapter 98, for the entry in column (4) occurring against all the tariff items, (except tariff item 9803 00 00), the entry "12.5%" shall be substituted;

25TH JUNE, 2009

THE FOURTH SCHEDULE [See section 63 (b)]

Tariff Item	Description of goods	Unit	Rate of duty Standard Preferential	
(1)	(2)	(3)	(4)	(5)

In the First Schedule to the Customs Tariff Act.—

(1) in Chapter I, in heading 0105, for the tariff items 0105 92 00 and 0105 93 00 and the entries realting thereto, the following entries shall be substituted, namely:-

"0105 94 00 - Fowls of the species Gallus domesticus

30%

11

(2) in Chapter 2,-

(i) in heading 0208, tariff item 0208 20 00 and the entries relating thereto shall be omitted; (ii) in heading 0210, in the entry in column (2) appearing after tariff item 0210 2000, for the words "meat and meat offal", the words "meat or meat offal" shall be substituted;

(3) in Chapter 3,—

(i) in heading 0301, after tariff item 0301 93 00 and the entries relating thereto, the following tariff items and entries shall be inserted, namely:-

"0301 94 00	- Bluefin tunas (Thunnus thynnus)	kg.	30%	•
0301 95 00	 Southern bluefin tunas 	kg.	30%	-";
	(Thunnus maccoyii)			

(ii) in heading 0302, after tariff item 0302 66 00 and the entries relating thereto, the following tariff items and entries shall be inserted, namely:-

"0302 67 00	 Swordfish (Xiphais gladius) 	kg.	30%	-
0302 68 00	 Toothfish (Dissostichus spp.) 	kg.	30%	-";

(iii) in heading 0303, for tariff items 0303 50 00 and 0303 60 00 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:-

> "- Herrings (Clupea harengus, Clupea pallasii) and cod (Gadus morhua, Gadus ogac, Gadus macrocephalus), Indian lin

	excluding livers and roes:			
0303 51 00	 Herrings (Clupea harengus, Clupea pallasii) 	Kg.	30%	-
0303 52 00	 Cod (Gadus morhua, Gadus ogac, Gadus macrocephalus) Swordfish (Xiphias gladius) and toothfish (Dissostichus spp.), excluding livers and rose: 	kg.	30%	-
0303 61 00	- Swordfish (Xiphias gladius)	Kg.	30%	-
0303 62 00	- Toothfish (Dissostichus spp.)	kg.	30%	-";

(iv) in heading 0304, for tariff item 0304 10 00, sub-heading 0304 20, tariff items 0304 20 10 to 0304 90 00 and the entries relating thereto, the following sub-heading and tariff items and entries shall be substituted, namely:-

[&]quot;- Fresh or chilled:

(1)		(2)	(3)	(4)	(5)
0304 11 00		Swordfish (Xiphias gladius)	kg.	30%	-
0304 11 00		Toothfish (Dissosticchus spp.)	kg.	30%	-
0304 1200		Other	kg.	30%	-
0004 10 00	_	Frozen fillets:			
0304 21 00		Swordfish (Xiphias gladius)	kg.	30%	-
0304 21 00	_	Toothfish (Dissostichus spp.)	kg.	30%	-
0304 29 11		Other:			
0304 29 10		Hilsa	kg.	30%	-
0304 29 20		Shark	kg.	30%	-
0304 29 30		Seer	kg.	30%	
0304 29 40		Tuna	kg.	30%	-
0304 29 50		Cuttlefish	kg.	30%	-
0304 29 90		Other	kg.	30%	-
0304 25 30		Other:			
0304 91 00	_	Swordfish (Xiphias gladius)	kg.	30%	-
0304 91 00	_	Toothfish (Dissostichus spp.)	kg.	30%	-
0304 92 00	_	Other	kg.	30%	-"

(4) in Chapter 4,—

- (i) in Sub-heading Note 1, for the letters "i.e.", the words "that is" shall be substituted;
- (ii) in tariff item 0406 4000, for the entry in column (2), the following entry shall be substituted, namely:—
 - "-Blue-veined cheese and other cheese containing veins produced by Penicillium roqueforti";
 - (5) in Chapter 5,—
 - (i) tariff item 0503 00 00 and the entries relating thereto shall be omitted;
- (ii) heading 0509, sub-heading 0509 00, tariff items 0509 00 10 and 0509 00 90 and the entries relating thereto shall be omitted;
- (6) in Chapter 6, in heading 0603, for tariff item 0603 10 00 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:—

"- Fresh:

0603 11 00	 Roses	kg.	60%	-
0603 12 00	 Carnations	kg.	60%	-
0603 13 00	 Orchids	kg.	60%	-
0603 14 00	 Chrysanthemums	kg.	60%	-
0603 19 00	 Other	kg.	60%	-";

(7) in Chapter 7,-

- . (i) in heading 0709, tariff items 0709 10 00 and 0709 52 00 and the entries relating thereto shall be omitted;
 - (ii) in heading 0711, tariff item 0711 3000 and the entries relating thereto shall be omitted;
 - (8) in Chapter 8,---
- (i) in Note 3, in clauses (a) and (b), for the letters "e.g." wherever they occur, the words "for example" shall be substituted;
- (ii) in heading 0802, after tariff item 0802 50 00 and the entries relating thereto, the following tariff item and entries shall be inserted, namely:—

(1)		(2)	 (3)	(4)	(5)
" 0802 60 00	-	Macadamia nuts	kg.	30%	20%.";

- (iii) in heading 0805, in tariff item 0805 40 00, for the entry in column (2), the entry "-Grapefruit, including pomelos" shall be substituted;
 - (vi) in heading 0810, tariff item 0810 30 00 and the entries relating thereto shall be omitted;
 - (9) in Chapter 9,-
- (i) in heading 0906, for sub-heading 0906 10, tariff items 0906 10 10 to 0906 10 90 and the entries relating thereto, the following sub-headings, tariff items and entries shall be substituted, namely:—
 - "- Neither crushed nor ground:

0906 11	-	Cinnamon (Cinnamomum zeylanicum Blume)			
0906 11 10		Cinnamon bark	kg.	30%	22.5%
0906 11 20	***	Cinnamon tree flowers	kg.	30%	22.5%
0906 11 90		Other	kg.	30%	22.5%
0906 19	-	Other:			
0906 19 10		cassia	kg.	30%	22.5%
0906 19 90		other	kg.	30%	22.5%";

- (ii) in heading 0910, sub-heading 0910 40, tariff items 0910 40 10 to 0910 50 00 and the entries relating thereto shall be omitted;
 - (10) in Chapter 10, in Note 1, for the brackets and letters "(a)" and "(b)" wherever they occur, the brackets and letters "(A)" and "(B)" shall respectively be substituted;
 - (11) in Chapter 11, in heading 1102, tariff item 1102 30 00 and the entries relating thereto shall be omitted;
- (12) in Chapter 12,-
- (i) in heading 1207,—
- (a) sub-heading 1207 10, tariff items 1207 10 10 and 1207 10 90 and the entries relating thereto shall be omitted;
- (b) sub-heading 1207 30, tariff items 1207 30 10 and 1207 30 90 and the entries relating thereto shall be omitted;
- (c) sub-heading 1207 60, tariff items 1207 60 10 and 1207 60 90 and the entries relating thereto shall be omitted;
- (ii) in heading 1209, tariff item 1209 26 00 and the entries relating thereto shall be omitted;
- (iii) in heading 1211, tariff item 1211 10 00 and the entries relating thereto shall be omitted;
- (iv) in heading 1212, —
- (a) sub-heading 1212 10, tariff items 1212 10 10 and 1212 10 90 and the entries relating thereto shall be omitted;
- (b) sub-heading 1212 30, tariff items 1212 30 10 and 1212 30 90 and the entries relating thereto shall be omitted;
- (13) in Chapter 13,—
 - (i) in heading 1301,—
 - (a) sub-heading 1301 10, tariff items 1301 10 10 to 1301 10 90 and the entries relating thereto shall be omitted;

(1) (2) (3) (4) (5)

(b) after tariff item 1301 90 49 and the entries relating thereto, the following tariff item and entries shall be inserted, namely:—

"--- Other:

1301 90 99 --- Other

kg.

30%

_''

(ii) in heading 1302, tariff item 1302 1400 and the entries relating thereto shall be omitted;

(14) in Chapter 14,---

- (i) for Notes 3 and 4, the following Note shall be substituted, namely:—
- "3. Heading 1404 does not apply to wood wool (heading 4405) and prepared knots or tuffs for broom or brush making (heading 9603).";
- (ii) tariff item 1402 00 00 and the entries relating thereto shall be omitted;
- (iii) heading 1403, sub-heading 1403 00, tariff items 1403 00 10 and 1403 00 90 and the entries relating thereto shall be omitted;
- (iv) in heading 1404, sub-heading 1404 10, tariff items 1404 10 11 to 1404 10 90 and the entries relating thereto shall be omitted;
- (15) in Chapter 15, in heading 1515, tariff item 1515 40 00 and the entries relating thereto shall be omitted;
- (16) in Chapter 19, in Note 3, for the word "coated", the words "completely coated" shall be substituted;
- (17) in Chapter 20,--
 - (i) in Note 1,---
 - (a) for clause (b), the word "or" occurring at the end shall be omitted;
 - (b) for clause (c), the following clauses shall be substituted namely:—
 - "(c) bakers" wares and other products of heading 1905; or
 - (d) homogenized composite food preparations of heading 2104.";
- (ii) in heading 2005, for tariff item 2005 90 00 and the entries relating thereto, the following tariffitems and entries shall be substituted, namely:—
 - "- Other vegetables and mixtures of vegetables:

2005 91 00 2005 99 00 Bamboo shoots

Other

kg. kg. 30% 30%

_".

- (iii) in heading 2009, after tariff item 2009 19 00, for the entry in column (2), the following entry shall be substituted, namely:—
 - "- Grapefruit (including pomelo) juice;";
- (18) in Chapter 22,-
- (i) in Note 1, in clause (c), for the word and figures "heading 2851" the word and figures "heading 2853" shall be substituted;
- (ii) in heading 2208, for sub-heading 2208 40, tariff items 2208 40 11 and 2208 40 12 and the entries relating thereto the following sub-heading, tariff items and entries relating thereto shall be substituted, namely:—

"2208 40

- Rum and other spirits obtained by distilling fermented sugarcane products:
- --- In containers holding 21 or less:

SERIES I No. 13

(SUPPLEMENT)

25TH JUNE, 2009

(1)	 (2)	 	(3)	(4)	(5)
2208 40 11	 Rum		l	182%	-
2208 40 12	 Other		I	182%	-
	 Other:				
2208 40 91	 Rum		1	182%	-
2208 40 92	 Other		1	182%	_";

(19) in Chapter 23,—

- (i) in heading 2302, sub-heading 2302 20, tariff items 2302 20 10 to 2302 20 90 and the entries relating thereto shall be omitted;
 - (ii) in heading 2306, tariff item 2306 70 00 and the entries relating thereto shall be omitted;
- (20) in Chapter 25,-
- (i) in heading 2506, for tariff item 2506 10 20, sub-heading 2506 21, tariff items 2506 21 10 to 2506 29 00 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

"2506 10 20		In powder	kg.	12.5%	-
2506 20	-	Quartzite:			
2506 20 10		In lumps	kg.	12.5%	-
2506 20 20	_	In powder	kg.	12.5%	-
2506 20 90		Other	kg.	12.5%	-";

- (ii) in heading 2508 sub-heading 2508 20, tariff items 2508 20 10 and 2508 20 90 and the entries relating thereto shall be omitted;
- (iii) for heading 2513, tariff items 2513 11 00 and 2513 1900 and the entries relating thereto, the following heading, tariff item and entries shall be substituted, namely:—

"2513

PUMICE STONE; EMERY; NATURAL CORUNDUM, NATURAL GARNET AND OTHER NATURAL ABRASIVES, WHETHER OR NOTHEAT-TREATED

2513 10 00

2516 20 00

Pumice stone

kg.

12.5%

12.5%

(iv) in heading 2516, for tariff items 2516 12 00 to 2516 22 00 and the entries relating thereto,

the following tariff items and entries shall be substituted, namely:—

"2516 12 00 - Merely cut, by sawing, kg.
or otherwise into blocks

or slabs of a rectangular (including square) shape

Sandstone

kg.

12.5%

(v) in heading 2524, for sub-heading 2524 00, tariff items 2524 00 11 to 2524 00 99 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

"2524 10 10	-	Crocidolite	kg.	12.5%	-
2524 90	-	Other:			
		In rock form:			
2524 90 11		Chrysotile	kg.	12.5%	-
2524 90 12		Amphibole	kg.	12.5%	-
2524 90 13		Crysolite	kg.	12.5%	-
2524 90 14		Amosite	kg.	12.5%	-

(1)	 (2)	(3)	(4)	(5)
2524 90 19	 Other	kg.	12.5%	-
	 Fibre raw, beaten			
	or washed or			
	graded to length:			
2524 90 21	 Chrysotile	kg.	12.5%	-
2524 90 22	 Amphibole	kg.	12.5%	-
2524 90 23	 Crysolite	kg.	12.5%	-
2524 90 24	 Amosite	kg.	12.5%	-
2524 90 29	 Other	kg.	12.5%	-
	 Flakes or powder:			
2524 90 31	 Chrysotile	kg.	12.5%	-
2524 90 32	 Amphibole	kg.	12.5%	-
2524 90 33	 Crysolite	kg.	12.5%	-
2524 90 34	 Amosite	kg.	12.5%	-
2524 90 39	 Other	kg.	12.5%	-
	 Other:			
2524 90 91	 Waste	kg.	12.5%	-
2524 90 99	 Other	kg.	12.5%	-

(vi) in heading 2529,—

- (a) in the entry in column (2), for the word "FELSPAR", the word "FELDSPAR" shall be substituted;
- (b) in sub-heading 2529 10, in the entry in column (2), for the word "Felspar", the word "Felspar" shall be substituted;

(21) in Chapter 26,—

- (i) in Note 3, for the word "ash" wherever it occurs, the words "slag, ash" shall be substituted;
- (ii) in Sub-heading Note 2, for the word "Ash", the words "Slag, ash" shall be substituted;
- (iii) in heading 2620, in the entry in column (2), for the word "ASH", the words "SLAG, ASH" shall be substituted;

(22) in Chapter 27,-

- (i) for Sub-heading Note 3, the following Sub-heading Note shall be substituted, namely:—
- "3. For the purposes of tariff items 2707 10 00, 2707 20 00, 2707 30 00 and 2707 40 00, the terms "benzol (benzene)", "toluol (toluene)", "xylol (xylenes) "and "naphthalene" apply to products which contain more than 50% by weight of benzene, toluene, xylenes or naphthalene, respectively.";
 - (ii) in heading 2707, tariff item 2707 60 00 and the entries relating thereto shall be omitted;
 - (23) in Section VI, in Note 1,-
- (i) in paragraph (a), for the brackets and letter "(a)", the brackets and letter "(A)" shall be substituted:
 - (ii) for paragraph (b), the following paragraph shall be substituted, namely:—
- "(B) Subject to paragraph (A) above, goods answering to a description in heading 2843, 2846 or 2852 are to be classified in those headings and in no other heading of this Section.";

(24) in Chapter 28,—

(i) in Note 2,---

(a) for the words, brackets and figures "inorganic bases (heading 2838), organic products included in headings 2843 to 2846", the words, brackets and figures, "inorganic bases (heading 2842), organic products included in heading 2843 to 2846 and 2852" shall be substituted;

SERIES I No. 13

(SUPPLEMENT)

25TH JUNE, 2009

(1) (2) (3) (4) (5)

- (b) in clause (e), for the word and figures "heading 2851", the word and figures "heading 2853" shall be substituted:
- (ii) in heading 2811, tariff item 2811 23 00 and the entries relating thereto shall be omitted;
- (iii) in heading 2824, tariff item 2824 20 00 and the entries relating thereto shall be omitted;
- (iv) in heading 2826,—
- (a) sub-heading 2826 11, tariff items 2826 11 10 and 2826 11 20 and the entries relating thereto shall be omitted;
- (b) sub-heading 2826 20, tarif items 2826 20 10 and 2826 20 20 and the entries relating thereto shall be omitted;
- (v) in heading 2827, tariff items 2827 33 00, 2827 34 00 and 2827 36 00 and the entries relating thereto shall be omitted;
- (vi) in heading 2830, tariff items 2830 2000 and 2830 3000 and the entries relating thereto shall be omitted;

(vii) in heading 2833,—

- (a) tariff item 2833 23 00 and the entries relating thereto shall be omitted;
- (b) sub-heading 2833 26, tariff items 2833 26 10 and 2833 26 90 and the entries relating thereto shall be omitted;
 - (viii) in heading 2835, tariff items 2835 23 00 and the entries relating thereto shall be omitted;
- (ix) in heading 2836, tariff items 2836 1000 and 2836 7000 and the entries relating thereto shall be omitted;
- (x) heading 2838, sub-heading 2838 00, tariff items 2838 00 10 to 2838 00 30 and the entries relating thereto shall be omitted;
 - (xi) in heading 2839, tariff item 2839 2000 and the entries relating thereto shall be omitted;
- (xii) in heading 2841, sub-heading 2841 10, tariff items 2841 10 10, 2841 10 90, sub-heading 2841 20, tariff items 2841 20 10 and 2841 20 20 and the entries relating thereto shall be omitted;
- (xiii) for heading 2851, sub-heading 2851 00, tariff items 2851 00 10 to 2851 00 90 and the entries relating thereto, the following heading, sub-heading and tariff items and the entries shall be substituted, namely:—

"2852 00 00

2853

COMPOUNDS, INORGANIC OR ORGANIC, OF MERCURY,

kg.

12.5%

EXCLUDING AMALGAMS

OTHER INORGANIC COMPOUNDS

(INCLUDING DISTILLED OR CONDUCTIVITY WATER AND WATER OF SIMILAR PURITY);

LIQUID AIR (WHETHER OR NOT RARE GASES HAVE BEEN

REMOVED); COMPRESSED AIR; AMALGAMS, OTHER THAN

AMALGAMS OF PRECIOUS METALS

2853 00

Other inorganic compounds (including distilled or conductivity water and water of similar purity); liquid air (whether or not rare gases have been removed); compressed air, amalgams;

(1)	 (2)	(3)	(4)	(5)
	 other than amalgams of precious metals:			
2853 00 10	 Distilled or conductivity water and water of similar purity	kg.	12.5%	-
2853 00 20	 Liquid air, whether or not any fraction of rare gases has been removed	kg.	12.5%	-
2853 00 30	 Compressed air	kg.	12.5%	-
2853 00 40	 Amalgams, other than of precious metals	kg.	12.5%	-
	 Other:			
2853 00 91	 Cyanogen Chloride [(CN)Cl]	kg.	12.5%	-
2853 00 99	 Other	kg.	12.5%	-'';

(25) in Chapter 29,-

- (i) in Note 5,—
- (a) for brackets and letters "(a)", "(b)", "(c)", "(d)" and "(e)", the brackets and letters "(A)", "(B)", (C)', "(D)" and "(E)" shall respectively be substituted;
 - b) in paragraph (C), so re-numbered,
- (A) for the brackets and letters "(A)" and "(B)", the brackets and figures "(1)" and "(2)" shall respectively be substituted;
 - (B) after sub-paragraph (2) sore-numbered, the following sub-paragraph shall be inserted namely:—
- "(3) co-ordination compounds, other than products classifiable in Sub-Chapter XI or heading 2941, are to be classified in the heading which occurs last in numerical order in Chapter 29, among those appropriate to the fragments formed by "cleaving" of all metal bonds, other than metal-carbon bonds.";
 - (ii) in Note 6, the word ", mercury" shall be omitted;
 - (iii) for Sub-heading Note, the following Sub-heading Notes shall be substituted, namely:—

"SUB-HEADING NOTES

- 1. Within any one heading of this Chapter, derivatives of a chemical compound (or group of chemical compounds) are to be classified in the same sub-heading as that compound (or group of compounds) provided that they are not more specially covered by any other sub-heading and that there is no residual sub-heading named "other" in the series of sub-headings concerned.
 - 2. Note 3 to this Chapter shall not be applicable to the sub-headings of this Chapter.";
 - (iv) in heading 2903,---
- (a) in tariff item 2903 15 00, for the entry in column (2), the following entry shall be substituted namely:—
 - "-- Ethylene dichloride (ISO) (1,2-dichloroethane)";
- (b) for sub-heading 2903 30, tariff items 2903 30 11 to 2903 30 30 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—
- "- Fluorinated, brominated or iodinated derivatives of acyclic hydrocarbons:

2903 31 00 - Ethylene dibromide (ISO) (1, 2-dibromoethane)

kg.

12.5%

(1)		(2)	(3)	(4)	(5)
2903 39		Other: Fluorinated derivatives:			
2903 39 11	-	1-Propene, 1, 1, 3, 3, 3, Pentafluoro – 2 –(trifluoromethyl) (PFIB)	kg.	12.5%	-
2903 39 19		Other	kg.	12.5%	-
2903 39 20		Brominated derivative	kg.	12.5%	_
2903 39 30		Iodinated derivatives	kg.	12.5%	-
2903 39 90		other	kg.	12.5%	-";
		riff item 2903 51 00 and the entries relating theretoed, namely:—	, the	following tariff items	shall
"2903 51 00	-	1, 2, 3, 4, 5, 6- Hexachloro- cyclohexane (HCH (ISO)), including lindane (ISO, INN)	kg.	12.5%	-
2903 52 00		Aldrin (ISO), chlordane (ISO) and heptachlor (ISO)	kg.	12.5%	-";

(d) for sub-heading 2903 62, tariff items 2903 62 10 to 2903 62 29 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

"2903	 Hexachlorobenzene (ISO) and DDT (ISO) (clofenotane (INN), 1, 1, 1-trichloro-2, 2-bis (p-chlorophenyl) ethane):			
2903 62 10	 Hexachlorobenzene (ISO) DDT (ISO) (clofenotane (INN), 1, 1, 1- trichloro-2, 2-bis(p- chlorophenyl) ethane):	kg.	12.5%	-
2903 62 21	 DDT – Technical 75 Wdp	kg.	12.5%	-
2903 62 29	 Other	kg.	12.5%	-";

- (v) in heading 2905, tariff item 2905 15 00 and the entries relating thereto shall be omitted;
- (vi) in heading 2906, tariff item 2906 14 00 and the entries relating thereto shall be omitted;
- (vii) in heading 2907, tariff item 2907 14 00 and the entries relating thereto shall be omitted;

(viii) in heading 2908, for tariff item 2908 1000, sub-heading 2908 20, tariff items 2908 2010 to 2908 2029, sub-heading 2908 90, tariff items 2908 9010 to 2908 9090 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

"- Derivatives containing only halogen substituents and their salts:

2908 11 00	_	Pentachlorophenol (ISO)	kg.	12.5%	-
2908 19 00		Other	kg.	12.5%	-
	-	Other:			
2908 91 00	_	Dinoseb (ISO) and its salts	kg.	12.5%	-
2908 99		Other:			
2908 99 10		Para nitrophenol	kg.	12.5%	-
2908 99 20		Musk xylol	kg.	12.5%	-
2908 99 90		Other	kg.	12.5%	-";

(ix) in heading 2909, tariff item 2909 4200 and the entries relating thereto shall be omitted;

25TH JUNE, 2009

	. 13	(SUPPLEMENT)			
(1)		(2)	(3)	(4)	(5)
(x) in	head	ing 2910, after tariff item 29103000 and the eies shall be inserted, namely:—	entries relating ther	eto, the followi	ng tarii
11em an 2910 40 00	u enu	Dieldrin (ISO, INN)	kg.	12.5%	-"
		ling 2912, tariff item 2912 13 00 and the e	ntries relating ther	eto shall be om	itted;
		ading 2915,—	-		
		ems 2915 22 00 and 2915 23 00 and the ent	tries relating theret	o shall be omi	tted;
(b) fo	r tarii	f items 2915 34 00 and 2915 35 00 and the exies shall be substituted, namely:—			
·2915 36 00	-	Dinoseb (ISO) acetate	kg.	12.5%	_"
		ading 2916, after tariff item 2916 35 00 and d entries shall be inserted, namely:—	the entries relating	g thereto, the fo	ollowin
2916 36 00	_	Binapacryl (ISO)	kg.	12.5%	-"
(xiv)	in h	eading 2917, tariff item 2917 31 00 and the	e entries relating t	hereto shall be	omitted
		iding 2918,—			
		ariff item 2918 16 90 and the entries relat	ing thereto the fo	llowing tariff i	tem an
		be inserted, namely:—			
'2918 18 <mark>0</mark> 0	-	Chlorobenzilate (ISO)	kg.	12.5%	_
	shall	iff item 2918 90 00 and the entries relati be substituted, namely:—	ng thereto, the foll	owing tariff ite	ems an
					ems an
entries	shall	be substituted, namely:—	ng thereto, the foll kg.	owing tariff ite	ems an
entries 2918 91 00	shall	be substituted, namely:— Other: 2, 4, 5-T (ISO) (2, 4, 5- trichlorophenoxyacetic acid), its salts and esters			ems an
entries 2918 91 00 2918 99 00	shall "- for he	be substituted, namely:— Other: 2, 4, 5-T (ISO) (2, 4, 5- trichlorophenoxyacetic acid), its	kg. kg. ns 2919 00 10 to 29	12.5% 12.5% 19 00 90 and th	- - le entrie
entries 2918 91 00 2918 99 00 (xvi) relating	shall "- for he	be substituted, namely:— Other: 2, 4, 5-T (ISO) (2, 4, 5- trichlorophenoxyacetic acid), its salts and esters Other eading 2919, sub-heading 2919 00, tariff iter	kg. kg. ns 2919 00 10 to 29 rriff items and entric	12.5% 12.5% 19 00 90 and th	- -' .e entrie
entries 2918 91 00 2918 99 00 (<i>xvi</i>) relating namely " 2919	shall "- for he g ther :	be substituted, namely:— Other: 2, 4, 5-T (ISO) (2, 4, 5- trichlorophenoxyacetic acid), its salts and esters Other eading 2919, sub-heading 2919 00, tariff iter eto, the following heading, sub-heading, ta PHOSPHORIC ESTERS AND THEIR SALTS INCLUDING LACTOPHOSPHATES; THEIR HALOGENATED, SULPHONATED, NITRAT.	kg. kg. ns 2919 00 10 to 29 rriff items and entric	12.5% 12.5% 19 00 90 and th	- - le entrie
entries 2918 91 00 2918 99 00 (<i>xvi</i>) relating namely " 2919	shall "- for he g ther :	Other: 2, 4, 5-T (ISO) (2, 4, 5- trichlorophenoxyacetic acid), its salts and esters Other ading 2919, sub-heading 2919 00, tariff iter eto, the following heading, sub-heading, ta PHOSPHORIC ESTERS AND THEIR SALTS INCLUDING LACTOPHOSPHATES; THEIR HALOGENATED, SULPHONATED, NITRAT. OR NITROSATED DERIVATIVES	kg. ms 2919 00 10 to 29 rriff items and entric ,	12.5% 12.5% 19 00 90 and th es shall be sub 12.5%	- - le entrie
entries 2918 91 00 2918 99 00 (xvi) relating namely "2919	shall "- for he g ther :	Other: 2, 4, 5-T (ISO) (2, 4, 5- trichlorophenoxyacetic acid), its salts and esters Other eading 2919, sub-heading 2919 00, tariff iter eeto, the following heading, sub-heading, ta PHOSPHORIC ESTERS AND THEIR SALTS INCLUDING LACTOPHOSPHATES; THEIR HALOGENATED, SULPHONATED, NITRAT: OR NITROSATED DERIVATIVES Tris (2, 3-dibromopropyl) phosphate	kg. ms 2919 00 10 to 29 rriff items and entric ,	12.5% 12.5% 19 00 90 and thes shall be sub	- - le entrie
entries 2918 91 00 2918 99 00 (xvi) relating namely "2919 "2919 10 00 2919 90 2919 90 10	shall "- for he g ther :	Other: 2, 4, 5-T (ISO) (2, 4, 5- trichlorophenoxyacetic acid), its salts and esters Other ading 2919, sub-heading 2919 00, tariff iter eto, the following heading, sub-heading, ta PHOSPHORIC ESTERS AND THEIR SALTS INCLUDING LACTOPHOSPHATES; THEIR HALOGENATED, SULPHONATED, NITRAT, OR NITROSATED DERIVATIVES Tris (2, 3-dibromopropyl) phosphate Other:	kg. ms 2919 00 10 to 29 riff items and entric , ED kg.	12.5% 12.5% 19 00 90 and thes shall be sub 12.5% 12.5% 12.5%	- - le entric
entries 2918 91 00 2918 99 00 (xvi) relating namely "2919 "2919 10 00 2919 90 2919 90 10 2919 90 20	shall "- for he g ther :	Other: 2, 4, 5-T (ISO) (2, 4, 5- trichlorophenoxyacetic acid), its salts and esters Other eading 2919, sub-heading 2919 00, tariff iter eeto, the following heading, sub-heading, ta PHOSPHORIC ESTERS AND THEIR SALTS INCLUDING LACTOPHOSPHATES; THEIR HALOGENATED, SULPHONATED, NITRAT: OR NITROSATED DERIVATIVES Tris (2, 3-dibromopropyl) phosphate Other: Glycerophosphoric acid	kg. ms 2919 00 10 to 29 riff items and entric ED kg. kg.	12.5% 12.5% 19 00 90 and these shall be sub 12.5% 12.5% 12.5% 12.5% 12.5%	- - le entrie
entries 2918 91 00 2918 99 00 (xvi) relating namely "2919 "2919 10 00 2919 90 2919 90 10 2919 90 30	shall "- for he g ther :	Other: 2, 4, 5-T (ISO) (2, 4, 5- trichlorophenoxyacetic acid), its salts and esters Other eading 2919, sub-heading 2919 00, tariff iter eeto, the following heading, sub-heading, ta PHOSPHORIC ESTERS AND THEIR SALTS INCLUDING LACTOPHOSPHATES; THEIR HALOGENATED, SULPHONATED, NITRAT: OR NITROSATED DERIVATIVES Tris (2, 3-dibromopropyl) phosphate Other: Glycerophosphoric acid Calcium glycerophosphate Iron glycerophosphate Sodium glycerophosphate	kg. ms 2919 00 10 to 29 miff items and entrice kg. kg. kg. kg. kg. kg. kg.	12.5% 12.5% 19 00 90 and thes shall be sub 12.5% 12.5% 12.5% 12.5% 12.5%	- - le entric
entries 2918 91 00 2918 99 00 (xvi) relating namely "2919 "2919 10 00 2919 90 2919 90 10	shall " for he g ther :	Other: 2, 4, 5-T (ISO) (2, 4, 5- trichlorophenoxyacetic acid), its salts and esters Other eading 2919, sub-heading 2919 00, tariff iter eto, the following heading, sub-heading, ta PHOSPHORIC ESTERS AND THEIR SALTS INCLUDING LACTOPHOSPHATES; THEIR HALOGENATED, SULPHONATED, NITRAT: OR NITROSATED DERIVATIVES Tris (2, 3-dibromopropyl) phosphate Other: Glycerophosphoric acid Calcium glycerophosphate Iron glycerophosphate	kg. ms 2919 00 10 to 29 mriff items and entrice kg. kg. kg. kg. kg. kg.	12.5% 12.5% 19 00 90 and these shall be sub 12.5% 12.5% 12.5% 12.5% 12.5%	- - le entrie

"2920 ESTERS OF OTHER INORGANIC ACIDS OF NON-METALS

(EXCLUDING ESTERS OF

25TH JUNE, 2009

(1)		(2)	(3)	(4)	(5)
		HYDROGEN HALIDES) AND THEIR SALTS; THEIR HALOGENATED, SULPHONATED, NITRATEDOR NITROSATED DERIVATIVES			
	-	Thiophosphoric esters (phosphorothioates) and their salts; their halogenated, sulphonated, nitrated or nitrosated derivatives:			
2920 11 00	-	parathion (ISO) and parathion-methyl (ISO) (methylparathion)	kg.	12.5%	-
2920 19		Other:			
920 19 10	***	Phosphorothioic acid, S [2-(diethyl amino) ethyl] O, O- Diethyl ester	kg.	12.5%	-
2920 19 20		Thiophosphoric ester (phosphorothioates) and their salts, their halogenated, sulphonated, nitrated or nitrosated derivatives	kg.	12.5%	-
2920 19 90		Other	kg.	12.5%	_H.

(xviii) in heading 2921, tariff item 2921 12 00 and the sntries relating thereto shall be omitted; (xix) in heading 2922, sub-heading 2922 22, tariff items 2922 22 10 to 2922 22 90 and the entries

(xx) in heading 2924, after tariff item 2924 11 00 and the entries relating thereto, the following tariff item and the entries shall be inserted, namely:—

"2924 12 00 - Fluoroacetamide (ISO), monocrotophos (ISO) and phosphamidon (ISO)

relating thereto shall be omitted;

kg. 12.5%

(xxi) in heading 2925, for sub-heading 2925 20, tariff items 2925 20 10 and 2925 20 90 and the entries relating thereto, the following sub-heading, tariff items and the entries shall be substituted, namely:—

"- Imines and their derivatives; salts thereof:

2925 21 00	_	Chlordimeform (ISO)	kg.	12.5%	•
2925 29		Other:			
2925 29 10		Guanidine nitrate	kg.	12.5%	-
2925 29 90		Other	kg.	12.5%	-";

(xxii) in heading 2930,---

(a) tariff item 2930 10 00 and the entries relating thereto shall be omitted;

(b) after tariff item 2930 4000 and the entries relating thereto, the following tariff item and the entries shall be inserted, namely:—

"2930 50 00 - Captafol (ISO) and - kg. 12.5% -"; methamidophos (ISO)

(xxiii) in heading 2936, tariff item 2936 10 00 and the entries relating thereto, shall be omitted;

(xxiv) in heading 2939, for tariff item 2939 19 00, sub-heading 2939 21, tariff items 2939 21 10 to 2939 29 00 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

25TH JUNE, 2009

(1)		(2)	(3)	(4)	(5)
"2939 19 00	_	Other	kg.	12.5%	-
2939 20	-	Alkaloid of cinchona and their	-		
		derivatives; salts thereof:			
2939 20 10		Quinine alkaloids	kg.	12.5%	_
2939 20 20		Quinine hydrochloride	kg.	12.5%	-
2939 20 30		Quinine Sulphate	kg.	12.5%	-
2939 20 40		Chloroquine phosphate	kg.	12.5%	-
2939 20 50		Benzeneacetic acid,	kg.	12.5%	
		alpha -hydroxy-alpha-phenyl,	_		
		1-azabicyclo [2. 2. 2.] oct-3-yl ester			
2939 20 90		Other	kg.	12.5%	<u>."</u> :

(26) in Chapter 30,-

- (i) in Note 4,—
- (a) in clause (a), for the words "suture materials", the words "suture materials (including sterile absorbable surgical or dental yarns)" shall be substituted;
 - (b) in clause (c), after the word "haemostatics", the following words shall be inserted, namely:—
 "sterile surgical or dental adhesion barriers, whether or not absorbable;";
 - (c) after clause (j), the following clause shall be inserted, namely:—
- "(k) appliances identifiable for ostomy use, that is, colostomy, ileostomy and urostomy pouches cut to shape and their adhesive wafers or faceplates.";
- (ii) in heading 3001, sub-heading 3001 10, tariff items 3001 10 10 to 3001 10 99 and the entries relating thereto shall be omitted;
- (iii) in heading 3004, in tariff item 3004 32 00, in column (2), for the word "and", the word "or" shall be substituted;
 - (iv) in heading 3006,-
- (a) for sub-heading 3006 10, tariff items 3006 10 10 and 3006 10 20 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

		•		
"3006 10	- Sterile surgical catgul, similar sterile suture materials (including sterile absorbable surgical or dental yarns) and sterile tissue adhesives for surgical wound closure; sterile laminaria and sterile laminaria tents; sterile absorbable surgical or dental haemostatics; sterile surgical or dental adhesion barriers, whether or not absorbable:			
3006 10 10	 Sterile, surgical catgut and similar sterile suture materials (including sterile absorbable surgical or dental yarns) and sterile tissue adhesives for wound closure 	kg.	12.5%	-
3006 10 20 -	- Sterile laminaria and sterile laminaria tents, sterile absorbable surgical or dental haemostatics, sterile	kg.	12.5%	-";

25TH JUNE, 2009

-":

(1)	(3)	(4) (5)

surgical or dental adhesion barries, whether or not absorbable

(b) for tariff item 3006 8000 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:—

"- Other:

3006 91 00 - Appliances identifiable

kg. 12.5%

for ostomy use

3006 92 00 - Waste pharmaceuticals

kg. 12.5%

(27) in Chapter 31,---

- (i) in Note 1, in clause (b), for the brackets and letter "(A)" wherever they occur, the brackets and letter "(a)" shall be substituted;
- (ii) in Note 2, for the brackets and letters "(A)", "(B)", "(C)" and "(D)" wherever they occur, the brackets and letters "(a)", "(b)", "(c)", and "(d)" shall respectively be substituted;
- (iii) in Note 3, for the brackets and letters "(A)", "(B)", and "(C)" wherever they occur, the brackets and letters "(a)", "(b)" and "(c)" shall respectively be substituted;
- (iv) in Note 4, for the brackets and letters "(A)" and "(B)" wherever they occur, the brackets and letters "(a)" and "(b)" shall respectively be substituted;
 - (v) in heading 3102, tariff item 3102 70 00 and the entries relating thereto shall be omitted;
 - (vi) in heading 3103, tariff item 3103 2000 and the entries relating thereto shall be omitted;
 - (vii) in heading 3104, tariff item 3104 10 00 and the entries relating thereto shall be omitted;
- (28) in Chapter 32, in heading 3206, tariff items 3206 30 00 and 3206 43 00 and the entries relating thereto shall be omitted;
 - (29) in Chapter 33,-
 - (i) in heading 3301,-
 - (a) tariffitems 3301 1100, 3301 1400 and 3301 2100 and the entries relating thereto shall be omitted;
 - (b) sub-heading 3301 22, tariff items 3301 22 10 and 3301 22 90 and the entries relating thereto shall be omitted;
 - (c) tariff items 3301 23 00 and 3301 26 00 and the entries relating thereto, shall be omitted; (30) in Chapter 34,—
 - (i) in Note 5,-
 - (a) for the brackets and letters "(A)", "(B)", and "(C)", wherever they occur, the brackets and letters "(a)", "(b)", and "(c)", shall respectively be substituted;
 - (b) for the brackets and letters "(a)", "(b)", "(c)", and "(d)", wherever thay occur, the brackets and figures "(i)", '(ii)", "(iii)", and "(iv)', shall respectively be substituted;
 - (ii) in heading 3404, tariff item 3404 10 00 and the entries relating thereto shall be ommitted; (31) in Chapter 37,—
 - (i) in heading 3702, tariff item 3702 20 00 and the entries relating thereto shall be omitted;
 - (ii) in heading 3705, tariff item 3705 20 00 and the entries relating thereto shall be omitted; (32) in Chapter 38,—
 - (i) in Note 1, in clause (c), for the word "ash", the words "slag, ash" shall be substituted;
 - (ii) for Sub-heading Note, the following Sub-heading Notes shall be substituted, namely:-

25TH JUNE, 2009

(1)	(2)	(3)	(4)	(5)

"SUB-HEADING NOTES

- 1. Sub-heading 3808 50 covers only goods of heading 3808, containing one or more of the following substances: aldrin (ISO); binapacryI (ISO); camphechlor (ISO) (toxaphene); captafol (ISO); chlordane (ISO); chlordene (ISO); chlorobenzilate (ISO); DDT (ISO) (clofenotane (INN), 1,1,1-trichloro-2,2-bis (p-chlorphenyl) ethane); dieldrin (ISO, INN), dinoseb (ISO), its salts or its esters; ethylene dibromide (ISO) (1,2-dibromoethane); ethylene dichloride (ISO)(1,2-dichloroethane); fluoroacetamide (ISO); heptachlor (ISO); hexachlorobenzene (ISO); 1,2,3,4,5,6,- hexachlorocyclohexane (HCH (ISO)), including lindane (ISO, INN); mercury compounds; methamidophos (ISO); monocrotophos (ISO); oxirane (ethylene oxide); parathion (ISO); parathion-methyl (ISO) (methyl-parathion); pentachlorophenol (ISO); phosphamidon (ISO); 2,4,5-T (ISO) (2,4,5-trichlorophenoxyacetic acid), its salts or its esters.
- 2. For the purposes of tariff items 3825 41 00 and 3825 49 00, "waste organic solvents" are wastes containing mainly organic solvents, not fit for further use as presented as primary products, whether or not intended for recovery of the solvents.";
- (iii) in heading 3805, tariff item 3805 20 00 and the entries relating thereto shall be omitted;
- (iv) in heading 3808, for sub-heading 3808 10, tariff items 3808 10 11 to 3808 10 99, sub-heading 3808 20, tariff items 3808 20 10 to 3808 20 90, sub-heading 3808 30, tariff items 3808 30 10 to 3808 40 00, sub-heading 3808 90, tariff items 3808 90 10 and 3808 90 90 and the entries relating thereto, the following sub-headings, tariff items and entries shall be substituted, namely:—

"3808 50

aldrin (ISO); binapacryl (ISO); camphechlor (ISO) (toxaphene); captafol (ISO); chlordane (ISO): chlordimeform (ISO); chlorobenzilate (ISO); DDT (ISO)(clofenotane (INN), 1, 1, 1-trichloro-2,2-bis (p-chlorphenyl) ethane); dieldrin (ISO, INN), dinoseb (ISO), its salts or its esters; ethylene dibromide (ISO) (1,2dibromoethane); ethylene dichloride(ISO); (1,2-dicholoroethane); fluoroacetamide (ISO); heptachlor. (ISO); hexachlorobenzene (ISO); 1,2,3,4,5,6,-hexachlorocyclohexane (HCH (ISO)), including lindane (ISO INN); mercury compounds; methamidophos (ISO); monocrotophos (ISO); oxirane (ethylene oxide); parathion (ISO); parathion-methyl (ISO) (methyl-parathion); pentachlorophenol (ISO); phosphamidon (ISO); 2,4, 5-T (ISO) (2, 4, 5-trichlorophenoxyacetic acid), its salts or its esters:

3808 50 00

aldrin (ISO); binapacryI (ISO); camphechlor (ISO) (toxaphene); captafol (ISO); chlordane (ISO); chlordimeform (ISO); chlorobenzilate (ISO); DDT (ISO) (clofenotane (INN), kg.

12.5%

OFFICIAL GAZETTE - GOVT. OF GOA 25TH JUNE, 2009 SERIES I No. 13 (SUPPLEMENT) (2)(3) (4)(5) (1)1,1,1-trichloro-2,2-bis (pchlorphenyl ethane); dieldrin (ISO, INN), dinoseb (ISO), its salts or its esters; ethylene dibromide (ISO) (1,2dibromoethane); ethylene dichloride (ISO); (1, 2-dicholoroethane); fluoroacetamide (ISO); heptachlor (ISO); hexachlorobenzene (ISO); 1, 2, 3, 4, 5, 6, hexachlorocyclohexane (HCH (ISO)), including lindane (ISO, INN); mercury compounds; methamidophos (ISO); monocretophos (ISO) oxirane (ethylene oxide); parathion (ISO); parathion-methyl (ISO) (methyl-parathion); pentachlorophenol (ISO); phosphamidon (ISO); 2,4,5-T (ISO) (2,4,5-trichlorophenoxyacetic acid), its salts or its esters Other: 3808 91 Insecticides: 12.5% 3808 91 11 Aluminium phosphite kg. (for example phostoxin) 12.5% Calcium cyanide 3808 91 12 kg. 3808 91 13 ---- D.D.V.P. kg. 12.5% (Dimethyle-dichlorovinyl-phosphate) kg. 12.5% 3808 91 21 Diaginal 3808 91 22 12.5% Methyl bromide kg. Dimethoate, technical grade kg. 12.5% 3808 91 23 kg. 12.5% Melathion 3808 91 24 kg. 12.5% Endosulphan, technical grade 3808 91 31 12.5% 3808 91 32 Quinal phos kg. 12.5% 3808 91 33 Isoproturon kα. 12.5% --- Fenthion kg. 3808 91 34 kg. 12.5% Cipermethrin, technical grade 3808 91 35 12.5% 3808 91 36 Allethrin kg. Synthetic pyrethrum 12.5% 3808 91 37 kg. Other: 12.5% Repellants for insects kg. 3808 91 91 such as flies, mosquito 12.5% Paper impregnated or coated with kg. 3808 91 92 insecticides such as D. D.T. coated paper 12.5% kg. 3808 91 99 Other 3808 92 Fungicides: 12.5% Maneb kg. 3808 92 10

Sodium penta chlorophenate

Thiram (tetra methyl thiuram

(santrobrite)

disulphide)

Copper oxychloride

Zineb

3808 92 20

3808 92 30

3808 92 40

3808 92 50

kg.

kg.

kg.

kg.

12.5%

12.5%

12.5%

12.5%

25TH JUNE, 2009

(1)		(2)	(3)	(4)	(5)
3808 92 90		Other	kg.	12.5%	-
3808 93	-	Herbicides, anti-sprouting products and plant-growth regulated:			
3808 93 10		Chloromethyl phenozy acetic acid (M. C. P. A.)	kg.	12.5%	-
3808 93 20	===	2:4 Dichloro phenozy acetic acid its and esters	kg.	12.5%	-
3808 93 30		Gibberellic acid	kg.	12.5%	-
3808 93 40		Plant growth regulators	kg.	12.5%	-
3808 93 50		Weedicides and weed killing agents	kg.	12.5%	-
3808 93 90		Other	kg.	12.5%	-
3808 94 00		Disinfectants	kg.	12.5%	_
3808 99		Other:	•		
3808 99 10		Pesticides, not elsewhere specified or included	kg.	12.5%	-
3808 99 90		Other	kg.	12.5%	-"

(v) in tariff item 3821 00 00, for the entry in column (2), the following entry shall be substituted, namely:—

"PREPARED CULTURE MEDIA FOR DEVELOPMENT OR MAINTENANCE OF MICRO-ORGANISMS (INCLUDING VIRUSES AND THE LIKE) OR OF PLANT HUMAN OR ANIMAL CELLS";

(vi) in heading 3824,---

(a) sub-heading 3824 20, tariff items 3824 20 10 to 3824 20 90 and the entries relating thereto shall be omitted;

(b) for tariffitem 3824 60 90, sub-heading 3824 71, tariff items 3824 71 10, 3824 71 90, sub-heading 3824 79, tariffitems 3824 79 10 and 3824 79 90 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:—

"3824 60 90		Other	kg.	30%	-
	-	Mixtures containing halogenated derivatives of methane, ethane or propane:			
3824 71 00	-	Containing chlorofluorocarbons (CFCs), whether or not containing hydrochlorofluoro-carbons (HCFCs), perfluorocarbons (PFCs) or hydrofluorocarbons (HFCs)	kg.	12.5%	-
3824 72 00	_	Containing bromochlorodifluoromethane, bromotrifluoromethane or dibromotetrafluoro-ethanes	kg.	12.5%	-
3824 73 00	-	Containing hydrobromofluorocarbons (HBFCs)	kg.	12.5%	-
3824 74 00		Containing hydrochlorofluorocarbons (HCFCs), whether or not containing perfluorocarbons (PFCs) or hydrofluorocarbons (HFCs), but not containing chlorofluorocarbons (CFCs)	kg.	12.5%	
3824 75 00		Containing carbon tetrachloride	kg.	12.5%	-

25TH JUNE, 2009

				20111 00	VE, 2003
(1)		(2)	(3)	(4)	(5)
3824 76 00		Containing 1, 1,1-trichloroethane (methyl chloroform)	kg.	12.5%	-
3824 77 00		Containing bromomethane (methyl bromide) or bromochloromethane	kg.	12.5%	-
3824 78 00		Containing perfluorocarbons (PFCs) or hydrofluorocarbons (HFCs), but not containing chlorofluorocarbons (CFCs) or hydrochlorofluorocarbons (HCFCs)	kg.	12.5%	-
3824 79 00		Other	kg.	12.5%	_
	-	Mixtures and preparations containing oxirane (ethylene oxide), polybrominated biphenyls (PBBs), polychlorinated biphenyls (PCBs), polychlorinated terphenyls (PCTs) or tris (2, 3-dibromopropyl) phosphate:	•		
3824 81 00		Containing oxirane (ethylene oxide)	kg.	12.5%	-
3824 82 00	_	Containing polychlorinated biphenyls (PCBs), polychlorinated terphenyls (PCI) or polybrominated biphenyls (PBBs)	kg.	12.5%	-
8824 83 00		Containing tris (2, 3-dibromopropyl phosphate	kg.	12.5%	~ ⁿ ;

(33) in Chapter 39.-

- (i) for Note 2, the following Note shall be substituted, namely:-
 - "2 This Chapter does not cover:
 - (a) lubricating preparations of heading 2710 or 3403;
 - (b) waxes of heading 2712 or 3404;
 - (c) separate chemically defined organic compounds (Chapter 29);
 - (d) heparin or its salts (heading 3001);
- (e) solutions (other than collodions) consisting of any of the products specified in headings 3901 to 3913 involatile organic solvents when the weight of the solvent exceeds 50% of the weight of the solution (heading 3208); stamping foils of heading 3212;
 - (f) organic surface-active agents or preparation of heading 3402;
 - (g) run gums ro ester gums (heading 3806);
- (h) prepared additives for mineral oils (including gasoline) or for other liquids used for the same purposes as mineral oils (heading 3811);
- (ij) prepared hydraulic fluids based on polyglycols, silicones or other polymers of Chapter 39 (heading (3819);
 - (k) diagnostic or laboratory reagents on a backing of plastics (heading 3822);
 - (1) synthetic rubber, as defined for the purpose of Chapter 40, or articles thereof;
- (m) saddlery or harness (heading 4201) or trunks, suit-cases, hand-bags or other containers of heading (4202);
 - (n) plaits, wickerwork or other articles of Chapter 46;
 - (o) wall coverings of heading 4814;
 - (p) goods of Section XI (textiles and textile articles);

25TH JUNE, 2009

(1) (2) (3) (4) (5)

- (q) articles of Section XII (for example, footwear, headgear, umbrellas, sun umbrellas, walking-sticks, whips, riding-crops or parts thereof);
 - (r) imitation jewellery of heading 7117;
 - (s) articles of Section XVI (machines and mechanical or electrical appliances);
 - (t) parts of aircraft or vehicles of Section XVII;
 - (u) articles of Chapter 90 (for example, optical elements, spectacle frames, drawing instruments);
 - (v) articles of Chapter 91 (for example, clock or watch cases);
 - (w) articles of Chapter 92 (for example, musical instruments or parts thereof);
- (x) articles of Chapter 94 (for example, furniture, lamps and lighting fittings, illuminated signs, prefabricated buildings);
 - (y) articles of Chapter 95 (for example, toys, games, sports requisites); or
- (z) articles of Chapter 96 (for example, brushes, buttons, slide fasteners, combs, mouth-pieces or stems for smoking pipes, cigarette-holders or the like, parts of vacuum flasks or the like, pens, propelling pencils).";
- (ii) in Sub-heading Note 1, in clause (a), in sub-clause (1), for the letters "e. g.", the words "for example" shall be substituted;
- (iii) in heading 3907, after tariff item 3907 60 90 and the entries relating thereto, the following tariff item and entries shall be inserted, namely:—

"3907 70 00 — Poly (lactic acid)

kg.

12.5%-

(iv) in heading 3920, sub-heading 392072, tariff items 39207210 to 39207290 and the entries relating thereto shall be omitted;

(v) in heading 3924, in column (2), for the word "TOILET", the words "HYGIENIC OR TOILET" shall be substituted:

(34) in Chapter 40,-

- (i) in Note 4, in clause (a), for the figure, brackets and letter "5(b)", the figure, brackets and letter "5(B)" shall be substituted;
- (ii) in Note 5, for the brackets and letters "(a)" and "(b)" wherever they occur, the brackets and letters "(A)" and "(B)" shall respectively be substituted;
- (iii) in heading 4010, sub-heading 4010 13, tariff items 4010 13 10 and 4010 1390 and the entries relating thereto shall be omitted;
 - (35) in Chapter 41,---
- (i) in Note 1, in clause (c), after the words "of gazette" the words and brackets "of camels (including dromedaries)," shall be inserted;
- (ii) in heading 4103, sub-heading 4103 10, tariff items 4103 10 10 to 4103 10 90 and the entries relating thereto shall be omitted;
 - (36) in Chapter 42,---
- (i) heading 4204, sub-heading 4204 00, tariff items 4204 00 10 to 4204 00 99 and the entries relating thereto shall be omitted;
- (ii) for heading 4206, sub-heading 4206 10, tariff items 4206 10 10 to 4206 90 00 and the entries relating thereto, the following heading, tariff items and entries shall be substituted, namely:—

(1)	 (2)	(3)	(4)	(5)
"4206	ARTICLES OF GUT (OTHER THAN SILK-WORM GUT), OF GOLDBEATER'S SKIN, OF BLADDERS OR OF TENDONS			
4206 00 10 4206 00 90	 For brackets Other	kg kg.	12.5% 12.5%	- -";

(37) in Chapter 43,-

- (i) in heading 4301, tariff item 4301 70 00 and the entries relating thereto shall be omitted;
- (ii) in heading 4302, tariff item 4302 1300 and the entries relating thereto shall be omitted;
- (38) in Chapter 44,-
 - (i) in Sub-heading Note,-
- (a) for the words and figures "sub-headings 4403 41 to 4403 49, 4407 24 to 4407 29, 4408 31 to 4408 39 and 4412 13 to 4412 99", the following words and figures shall be substituted, namely:—

"tariffitem 4403 41 00, sub-heading 4403 49, tariffitems 4407 21 00 to 4407 28 00, sub-heading 4407 29, 4408 31, 4408 39 and 4412 31";

- (b) for the words "Teak, Tauari," the words "Tauari, Teak," shall be substituted;
- (ii) in heading 4402, for sub-heading 4402 00, tariff items 4402 00 10 and 4402 00 90 and the entries relating thereto, the following sub-headings, tariff items and entries shall be substituted, namely:—

"4402 10	-	Wood charcoal (including shell or nut charcoal), whether or not agglomerated:			
4402 10 10		Ofbamboo	mt.	50%	-
4402 90	-	Other:			
4402 90 10		Of coconut shell	mt.	50%	-
4402 90 90		Other			
(iii)	in :	heading 4407,—	mt.	5%	-":

(a) for tariff item 4407 24 00 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:—

"4407 21 00	 Mahogany (Swietenia spp.)	m^3	12.5%	-
4407 22 00	 Virola, Imbuia and balsa	${f m}^3$	12.5%	-"":

(b) after tariff item 4407 26 00 and the entries relating thereto, the following tariff items and entries shall be inserted, namely:—

"4407 27 00	 Sapelli	m^3	12.5%	-
4407 28 00		m^{3}	12.5%	-";

(c) after tariff item 4407 92 00 and the entries relating thereto, the following tariff items and entries shall be inserted, namely:—

"4407 93 00	_	Of maple (Acer spp.)	m^3	12.5%	-
4407 94 00		Of cherry (Prunus spp.)	m^3	12.5%	-
4407 95 00		Of ash (Fraxinus spp.)	${f m}^3$	12.5%	-"

- (iv) in heading 4408, in the entry in column (2), for the words "FOR OTHER SIMILAR LAMINATED WOOD", the words "FOR SIMILAR LAMINATED WOOD" shall be substituted;
- (v) in heading 4409, for sub-heading 4409 20, tariff items 4409 20 10 to 4409 20 90 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—
 - "- Non-coniferous:

4409 21 00 - Of bamboo

ka.

12.5%

1517

OFFICIAL GAZETTE — GOVT. OF GOA

SERIES I No. 13 (SUPPLE		(SUPPLEMENT)	y	25TH JUNE, 2	
(1)		(2)	(3)	(4)	(5)
4409 29		Other:			
4409 29 10		Planed, tongued, grooved, rebated, chamfered, V-jointed, and the like but not further moulded	kg.	12.5%	•
4409 29 20		Beadings and mouldings (including moulded skirting and other moulded boards)	kg.	12.5%	. •
4409 29 90		Other	kg.	12.5%	-11;

(vi) for heading 4410, tariff items 4410 21 00, 4410 29 00, sub-heading 4410 31, tariff items 4410 31 10 to 4410 3190, sub-heading 4410 32, tariff items 4410 32 10 to 4410 32 90, sub-heading 4410 33 tariff items 4410 33 10 to 4410 33 90, sub-heading 4410 39, tariff items 4410 39 10 to 4410 39 90, sub-heading 4410 90, tariff items 4410 90 10 to 4410 90 99 and the entries relating thereto, the following heading, sub-heading, tariff items and entries shall be substituted, namely:-

"4410		PARTICLE BOARD, ORIENTED STRAND BOARD (OSB) AND SIMILAR BOARD (FOR EXAMPLE, WAFERBOARD) OF WOOD OR OTHER LIGNEOUS MATERIALS, WHETHER OR NOT AGGLOMERATED WITH RESINS OR OTHER ORGANIC BINDING SUBSTANCES			
	-	Ofwood:			
4410 11	-	Particle board:	_		
4410 11 10		Funda Pourus	kg.	12.5%	-
4410 11 20		Insulation board and hardboard	kg.	12.5%	-
4410 11 30		Veneered particle board, not having decorative veneers on any face	kg.	12.5%	-
4410 11 90		Others	kg.	12.5%	-
4410 12	-	Oriented strand board (OSB) :			
4410 12 10		Unworked or not further worked than sanded	kg.	12.5%	-
4410 12 90		Other	kg.	12.5%	-
4410 19 00		Other	kg.	12.5%	-
441090	-	Other:			
44109010		Plain particle board	kg.	12.5%	-
4410 90 20		Insulation board and hard board	kg.	12.5%	-
4410 90 30		Veneered particle board, not having decorative veneers on any face	kg.	12.5%	-
4410 90 90		Other	kg.	12.5%	-";

(vii) for heading 4411, sub-headings 4411 11, tariff items 4411 11 10, 4411 11 90, sub-heading 4411 19, tariff items 4411 19 10, 4411 19 90, sub-heading 4411 21, tariff items 4411 21 10, 4411 21 90, sub-heading 4411 29, tariff items 4411 29 10, 4411 29 90, sub-heading 4411 31, tariff item 4411 31 10, 4411 31 90, sub-heading 4411 39, tariff items 4411 39 10, 4411 39 90, sub-heading 4411 91, tariff items 4411 91 10 to 4411 91 90, sub-heading 4411 99, tariff items 4411 99 10 to 4411 99 90 and the entries relating thereto, the following heading, sub-headings, tariff items and entries shall be substituted, namely:---

[&]quot;4411 FIBRE BOARD OF WOOD OR OTHER LIGNEOUS MATERIALS,

DETRES 1 IVO	. 10	. (501110141)		20111 001	VD, 2000
(1)		(2)	(3)	(4)	(5)
		WHETHER OR NOT BONDED WITH RESINS OR OTHER ORGANIC SUBSTANCES			
	-	Medium density fibre board (MDF):			
4411 12 00	-	Of a thickness not exceeding 5mm	kg.	12.5%	-
4411 13 00	_	Of a thickness exceeding 5mm but not exceeding 9mm	kg.	12.5%	•
4411 14 00	-	Of a thickness exceeding 9mm	kg.	12.5%	*
	-	Other:			
4411 92		Of a density exceeding 0.8 gm/cm ³ :			
		Not mechanically worked or surface covered:			
4411 92 11		Hardboard	kg.	12.5%	_
4411 92 19		Other	kg.	12.5%	-
4411 32 13		Other:	••9•		
4411 92 21		Hardboard	kg.	12.5%	_
4411 92 29		Other	kg.	12.5%	-
4411 93			5 -		
1111 00		but not exceeding 0.8 gm/cm ³ :			
		Not mechanically worked or surface			
		covered:			
4411 93 11		Insulation board	kg.	12.5%	-
4411 93 19		Other	kg.	12.5%	-
		Other:			
4411 93 21		Insulation board	kg.	12.5%	-
4411 93 29		Other	kg.	12.5%	-
4411 94	-				
		Not mechanically worked or surface			
		covered:	_	40.50/	
4411 94 11	****	Insulation board	kg.	12.5%	•
4411 94 19		- · · · · ·	kg.	12.5%	-
		Other:	1	12.5%	
4411 94 21		Insulation board	kg.	12.5% 12.5%	- -";
4411 94 29		Other	kg.	12.576	- ,

(viii) for heading 4412, sub-headings 4412 13, tariff items 4412 13 10 to 4412 13 90, sub-heading 4412 14, tariff items 4412 14 10 to 4412 14 90, sub-heading 4412 19, tariff items 4412 19 10 to 4412 19 90, sub-heading 4412 22, tariff items 4412 22 10 to 4412 22 90, sub-heading 4412 23, tariff item 4412 23 10 to 4412 23 90, sub-heading 4412 29, tariff items 4412 29 10 to 4412 29 90, sub-heading 4412 92, tariff items 4412 92 10 to 4412 92 90, sub-heading 4412 93, tariff items 4412 93 10 to 4412 93 90, sub-heading 4412 99, tariff items 4412 99 10 to 4412 99 90 and entries relating thereto, the following heading, sub-headings, tariff items and entries shall be substituted, namely:—

"4412

PLYWOOD, VENEERED PANELS AND SIMILAR LAMINATED WOOD

4412 10 00

Of bamboo

m³ 12.5%

 Other plywood, consisting solely of sheets of wood (other than' bamboo), each ply not exceeding 6 mm thickness:

25TH JUNE, 2009

(1)		(2)	(3)	(4)	(5)
4412 31	_	With at least one outer ply of tropical			
1112 01		wood specified in Sub-heading Note 1			
		to this Chapter, namely:—Abura,			
		Acajou, d'Afrique, Afrormosia, Ako, Alan,			
		Andiroba, Aningre, Avodire, Azobe,			
		Balau, Balsa, Bosse clair, Bosse fonce,			
		Cativo, Cedro, Dabema, Dark red			
		Meranti, Dibetou, Doussie, Framire,			
		Freijo, Fromager, Fuma, Geronggang,			
		Ilomba, Imbuia, Ipe, Iroko, Jaboty,			
		Jelutong, Jequitiba, Jongkong, Kapur,			
		Kempas, Keruing, Kosipo, Kotibe, Koto,			
		Light red Meranti, Limba, Louro,			
		Macaranduba, Mahogony, Makore, Mandioqueira, Mansonia, Mengkulang,			
		Meranti Bakau, Merawan, Merbau,			
		Meranti Bakau, Merawan, Merbau, Merpauh, Mersawa, Moabi, Niangon,			
		Merpaun, Mersawa, Moabi, Niangon, Nyatoh, Obeche, Okoume, Onzabili,			
		Orey, Ovengkol, Ozigo, Padauk, Paldao,			
		Palissandre de Guatemala, Palissandre			
		de para, Palissandre de Rio, Palissandre			
		de Rose, Pau Amarelo, Pau Marfim,			
		Pulai, Punah, Quaruba, Ramin, Sapelli,			
		Saqui-Saqui, Sepetir, Sipo, Sucupira,			
		Suren, Tauari, Teak, Tiama, Tola, Virola,			
		White Lauan, White Meranti, White			
		Seraya, Yellow Meranti:			
4412 31 10		Decorative plywood	m ³	12.5%	-
4412 31 20		Tea chest panels or	${f m}^{3}$	12.5%	-
		shooks, packed in sets			
4412 31 30		Other tea chest panels	${f m^3}$	12.5%	-
4412 31 40		Marine and aircraft plywood	${f m}^{3}$	12.5%	-
4412 31 50		Cuttings and trimmings of	m³	12.5%	-
		plywood of width not			
		exceeding 5cm			
1412 31 90		Other	m^{3}	12.5%	-
4412 32		Other: with at least one outer			
		ply of non-coniferous wood:	•	4 A A -	
4412 32 10		Decorative plywood .	$m_{\tilde{j}}^3$	12.5%	-
1412 32 20		Tea chest panels or	${f m}^{~3}$	12.5%	-
1410 00 00		shooks, packed in sets	2	40 502	
1412 32 30		Marine and aircraft plywood	m³	12.5%	-
1412 32 40		Cuttings and trimmings of	m ³	12.5%	•
		plywood of width not			
1412 32 90		exceeding 5cm	3	12.5%	
1412 32 90 1412 39		Other Other:	${f m}^{3}$	14.5%	-
1412 39 1412 39 10		Other: Decorative plywood	${f m}^3$	12.5%	•
1412 39 10 1412 39 20		Tea chest panels or	m³	12.5%	-
- 212 OJ 6U		shooks, packed in sets	111 -	12.070	-
412 39 30		Marine and aircraft plywood			
			m³	12.5%	
412 39 40		Cuttings and trimmings of	man o	17 5%	_

- To compare and the state of the state of

(1)		(2)	(3)	(4)	(5)
		plywood of width not			
		exceeding 5cm		•	
4412 39 90		Other	${f m}^{3}$	12.5%	-
	-	Other:			
1412 94 00	-	Blockboard, laminboard and	\mathbf{m}^3	12.5%	-
		battenboard			
4412 99		Other:			
1412 99 10		Decorative plywood	m³	12.5%	-
1412 99 20		Tea chest panel or shooks,	m³	12.5%	-
		packed in sets			
1412 99 30		Marine and aircraft plywood	m^{3}	12.5%	-
1412 99 40		Cuttings and trimmings of	${f m}^{~3}$	12.5%	-
		plywood of width not			
		exceeding 5cm			
1412 99 90		Other	m³	12.5%	-"

(ix) in heading 4418,---

- (a) in the entry in column (2), for the words "PARQUET PANELS", the words "FLOORING PANELS" shall be substituted;
 - (b) tariff item 4418 30 00 and the entries relating thereto shall be omitted;
- (c) after tariff item 4418 50 00 and the entries relating thereto, the following tariff items and entries shall be inserted, namely:—

"4418 60 00	-	Posts and beams	kg.	125%	-
	-	Assembled flooring panels:			
4418 71 00		For mosaic floors	kg.	12.5%	-
4418 72 00		Other, multilayer	kg.	12.5%	-
4418 79 00	_	Other	kg.	12.5%	-";

(39) in Chapter 46,-

- (i) in Note 1, for the word "bamboos", the words "bamboos, rattan, " shall be substituted;
- (ii) in heading 4601, for sub-heading 4601 20, tariff items 4601 20 10 to 4601 91 00 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:—
 - Mats, matting and screens of vegetable materials:

4601 21 00	_	Of bamboo	kg.	12.5%	•
4601 22 00		Of rattan	kg.	12.5%	-
4601 29 00	_	Other	kg.	12.5%	-
4601 92 00		Of bamboo	kg.	12.5%	-
4601 93 00		Of rattan	kg.	12.5%	-
4601 94 00	_	Of other vegetable materials	kg.	12.5%	-";

(iii) in heading 4602, for sub-heading 4602 10, tariff items 4602 10 11 to 4602 1090 and the entries relating thereto, the following tariff items and the entries shall be substituted, namely:—

	"-	Of vegetable materials:	, -			
4602 11 00		Of bamboo	•	kg.	12.5%	
4602 12 00	_	Of rattan	*	kg.	12.5%	
4602 19	_	Other:		kg.	12.5%	-
		Of palm leaves:				

SERIES I No. 13

(SUPPLEMENT)

25TH JUNE. 2009

(1)	 (2)	(3)	(4)	(5)
4602 19 11	 Baskets	kg.	12.5%	-
4602 19 19	 Other	kg.	12.5%	-
4602 19 90	 Other	kg.	12.5%	-";

(40) in Chapter 47, in heading 4706, after tariff items 4706 20 00 and the entries relating thereto, the following tariff item and entries shall be inserted, namely:-

"4706 30 00 - Other of bamboo

5%

kq.

(41) in Chapter 48,-

- (i) in Note 2, in clause (n), for the brackets, word and figures "(Section XV)", the brackets, words and figures "(generally Section XIV or XV)" shall be substituted;
 - (ii) in Note 4, for the figure "65%", the figure "50%" shall be substituted;
 - (iii) in Note 9.—
 - (a) in clause (a), in sub-clause (i), for the letters "e.g.", the words "for example" shall be substituted;
 - (b) in the paragraph beginning with the words "Products" and ending with the word and figures "heading 4815", for the figures "4815", the figures "4823" shall be substituted;
 - (iv) in heading 4802, tariff item 4802 30 00 and the entries relating thereto shall be omitted;
- (v) in heading 4809, sub-heading 4809 10, tariff items 4809 10 10 and 4809 10 90 and the entries relating thereto shall be omitted;
 - (vi) in heading 4814, tariff item 4814 30 00 and the entries relating thereto shall be omitted;
 - (vii) tariff item 4815 00 00 and the entries relating thereto shall be omitted;
- (viii) in heading 4816, tariff items 4816 10 00 and 4816 30 00 and the entries relating thereto shall be omitted;
- ix) for heading 4823, tariff items 4823 12 00 and 4823 19 00 and the entries relating thereto, the following heading and entries shall be substituted, namely:-

"4823"

OTHER PAPER, PAPERBOARD, CELLULOSE WADDING AND WEBS OF CELLULOSE FIBRES, CUT TO SIZE OR SHAPE; OTHER ARTICLES OF PAPER PULP, PAPER, PAPERBOARD, CELLULOSE WADDING OR WEBS OF CELLULOSE FIBRES

- (x) in heading 4823, for tariff item 4823 60 00 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:—
 - Trays, dishes, plates, cups and the like, of paper or paperboard:

4823 61 00 Of bamboo 4823 69 00

kg. 12.5% 12.5%

_ Other

kα.

(42) in Section XI,—

- (i) in Note 1,--
- (a) in clause (a), for the word and figures "heading 0503", the word and figures "heading 0511" shall be substituted;
- (b) in clause (e), the brackets and words "(for example, wadding, gauze, bandages and similar articles for medical, surgical, dental or veterinary purposes, sterile surgical suture materials)" shall be omitted;

(1)	(2)	(3)	(4)	(5)

- (ii) for Note 13, the following Notes shall be substituted, namely:—
- "13. For the purposes of this Section and, where applicable, throughout this Schedule, the expression "elastomeric yarn" means filament yarn, including monofilament, of synthetic textile material, other than textured yarn, which does not break on being extended to three times its original length and which returns, after being extended to twice its original length, within a period of five minutes, to a length not greater than one and a half times its original length.
- 14. Unless the context otherwise requires, textile garments of different headings are to be classified in their own headings even if put up in sets for retail sale. For the purposes of this Note, the expression "textile garments" means garments of headings 6101 to 6114 and headings 6201 to 6211.";
- (iii) in Sub-heading Note 1,-
 - (a) clause (a) shall be omitted;
 - (b) clauses (b) to (k) shall be re-numbered as clauses (a) to (ij);
- (c) in clause (h) as so re-numbered, for the words, brackets and letters "definitions" at (e) to (ij)", the words, brackets and letters, "definitions" at (d) to (h)" shall be substituted;
- (43) in Chapter 50, in heading 5003, sub-heading 5003 10, tariff items 5003 10 10 to 5003 10 90, sub-heading 5003 90, tariff items 5003 90 10 to 5003 90 90 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

"5003 00	-	Silk waste (including cocoons unsuitable for reeling, yarn waste and garneted stock):	,			
5003 00 10		Mulberry silk waste		kg.	15%	-
5003 00 20		Tussar silk waste		kg.	15%	-
5003 00 30		Eri waste		kg.	15%	-
5003 00 40		Munga waste		kg.	15%	-
5003 00 90		Other		kg.	15%	-";

- (44) in Chapter 51, in Note 1,-
- (a) in clause (b), for the word "camel", the words and brackets "camel (including dromedary)," shall be substituted;
- (b) in clause (c), for the word and figures "heading 0503", the word and figures "heading 0511" shall be substituted;
 - (45) in Chapter 52,-
- (i) in heading 5208, sub-heading 5208 53, tariff items 5208 53 10 to 5208 53 90 and the entries relating thereto shall be omitted;
 - (ii) in heading 5210,-
 - (a) sub-heading 5210 12, tariff items 5210 12 10 and 5210 12 90 and the entries relating thereto shall be omitted;
 - (b) sub-heading 5210 22, tariff items 5210 2211 to 5210 22 29 and the entries relating thereto shall be omitted;
 - (c) sub-heading 5210 42, tariff items 5210 42 10 to 5210 42 90 and the entries relating thereto shall be omitted;
 - (d) sub-heading 5210 52, tariff items 5210 52 10 to 5210 52 90 and the entries relating thereto shall be omitted;
- (iii) in heading 5211, for tariff item 5211 1900, sub-heading 5211 21, tariff items 5211 21 10 to 5211 21 90, sub-heading 5211 22, tariff items 5211 22 10 to 5211 22 90, sub-heading 5211 29, tariff items

(1)	(2)	(3)	(4)	<u>(</u> 5)
5211 29	5211 29 90, and the entries relating there be substituted, namely:—	eto, the following sub-h	eading, tariff it	ems and
"5211 19 00	 Other fabrics	m²	12.5%	-
5211 20	 Bleached:			
5211 20 10	 Shirting fabrics	\mathbf{m}^2	12.5%	-
5211 20 20	 Canvas (including duck)	m²	12.5%	-
	of carded or combed yarn			
5211 20 30	 Flannelette	m^2	12.5%	-
5211 20 40	 Saree	m^2	12.5%	-
5211 20 50	 Crepe fabric including	m^2	12.5%	-
0,110	Crepe checks			
5211 20 60	 Twill fabrics	m^2	12.5%	-
0011111	 Other:			
5211 20 91	 Zari bordered sari	m ²	12.5%	-
5211 20 92	 Dedsuti, dosuti, ceretonnes	m²	12.5%	-
5211 20 04	and osamburge			
5211 20 99	 Other	m²	12.5%	-"

(46) in Chapter 53,-

(i) heading 5304, sub-heading 5304 10, tariff items 5304 10 10 to 5304 90 00 and the entries relating thereto shall be omitted;

(ii) for heading 5305, sub-heading 5305 11, tariff items 5305 11 10 to 5305 29 00, sub-heading 5305 90, tariff items 5305 90 10 and 5305 90 90 and the entries relating thereto, the following heading, sub-heading, tariff items and entries shall be substituted, namely:—

"5305

COCONUT, ABACA (MANILA HEMP OR MUSA TEXTILES NEE), RAMIE AND OTHER VEGETABLE TEXTILE FIBRES, NOT ELSEWHERE SPECIFIED OR INCLUDED, RAW OR PROCESSED BUT NOT SPUN; TOW, NOILS' AND WASTE OF THESE FIBRES (INCLUDING YARN WASTE AND GARNETED STOCK)

5305 00

Coconut, abaca (Manila hemp or Musa textilis Nee), ramie and other vegetable textiles fibres, not elsewhere specified or included, raw or processed but not spun; tow, noils and waste of these fibres (including yarn waste and garneted stock):

5305 00 20	 Coir bristles fibre Coir mattress fibre Curled or machine	kg. kg. kg.	12.5% 12.5% 12.5%	- :
5305 00 40 5305 00 50 5305 00 90	twisted coir fibre Coir pith Of Abaca Of others	kg. kg. kg.	12.5% 12.5% 12.5%	- -";

(1)	(2)	(3)	(4)	(5)

- (47) in Chapter 54,—
- (i) for the Chapter heading, the heading "Man-made filaments; strip and the like of manmade textile materials" shall be substituted;
 - (ii) for Note 1, the following Note shall be substituted, namely:—
 - "1. Throughout this Schedule, the term 'man made fibres' means staple fibres and filaments of organic polymers produced by manufacturing processes either:
 - (a) by polymerisation of organic monomers to produce polymers such as polyamides, polyesters, polyolefins or polyurethanes, or by chemical modification of polymers produced by this process (for example, poly (vinyl alcohol) prepared by the hydrolysis of poly (vinyl acetate)): or
 - (b) by dissolution or chemical treatment of natural organic polymers (for example, cellulose) to porduce polymers such as cuprammonium rayon (cupro) or viscose rayon, or by chemical modification of natural organic polymers (for example, cellulose, casein and other proteins, or alginic acid), to produce polymers such as cellulose acetate or alginates.

The terms "synthetic" and "artificial", used in relation to fibres, mean: synthetic: fibres as defined at (a); artificial: fibres as defined at (b). Strip and the like of heading 5404 or 5405 are not considered to be man-made fibres.

The terms "man-made", "synthetic" and "artificial" shall have the same meaning when used in relation to "textile materials ".";

- (iii) in heading 5402,-
- (a) for sub-heading 5402 10, tariff items 5402 10 10 and 5402 10 90 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:—
 - "- High tenacity yarn of nylon or other polyamides:

5402 11 10	0	Of aramids	kg.	12.5%	-
5402 19	-	Other:	kg.	12.5%	-
5402 19 10	0	Nylon tyre yarn	kg.	12.5%	-
5402 19 90	0	Other	kg.	12,5%	-";

(b) after tariff item 5402 33 00 and the entries relating thereto, the following tariff item and entries shall be inserted, namely:-

"5402 34 00 - Of polypropylene

kg. 12.5%

(c) for tariff items 5402 41 00 to 5402 49 00 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:—

"5402 44 00 5402 45 00	- 	Elastomeric Other, of nylon or	kg. kg.	12.5% 12.5%	-
5402 46 00		other polyamides Other, of polyesters, partially oriented	kg.	12.5%	-
5402 47 00	_	Other, of polyesters	kg.	12.5%	-
5402 48 00		Other, of polypropylene	kg.	12.5%	-
5402 49 00		Other	kg.	12.5%	-";

- (iv) in heading 5403, tariff item 5403 20 00 and the entries relating thereto shall be omitted;
- (v) in heading 5404, for tariff item 5404 10 00 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—
 - "- Monofilament:

5404 11 00	 Elastomeric	kg.	12.5%
	 Other, of polypropylene	kg.	12.5%

OFFICIAL GAZETTE - GOVT. OF GOA

SERIES I N	o 13	OFFICIAL GAZETTE — GOV (SUPPLEMENT)	VT. OF GOA	25TH JUN	TE 2000
	· 10		/2\		
(1)		(2)	(3)	(4)	(5)
5404 19 5404 19 10		Other: Catgut imitation of synthetic yarn, non-sterile	kg.	12.5%	•
5404 19 20		Strip and the like of synthetic fibre material	kg.	12.5%	-
5404 19 90		Other	kg.	12.5%	-";
		heading 5406, tariff items 5406 10 00 and tring tariff item and entries shall be substitu		entries relating	thereto,
"5406 00	-	Man-made filament yarn (other than sewing thread), put up for retail sale			
5406 00 10		Synthetic filament yarn	kg.	12.5%	-
5406 00 20		Artificial filament yarn	kg.	12.5%	-";
		apter 55,—			
		eading 5501, after tariff item 5501 30 00 an and entries shall be inserted, namely:—	d the entries relatin	ng thereto, the fo	llowing
"5501 40 0 0	-	of polypropylene	kg.	12.5%	-";
		eading 5503, for tariff item 5503 10 00 and the d entries shall be substituted, namely:—	entries relating the	ereto, the following	ng tariff
	"-	Of nylon or other polyamides :			
5503 11 00	_	Of aramids	kg.	12.5%	-
5503 19 00		Other	kg.	12.5%	-";
		heading 5513, tariff items 5513 22 00, 5513 atries relating thereto shall be omitted;	3 32 00, 5513 33 00, 5	513 42 00 and 551	3 43 00
(iv	/) in l	neading 5514, —			
th		sub-heading 5514 13, tariff items 5514 13 1 shall be omitted;	0 and 5514 13 20 a	and the entries r	elating
su		or tariff items 5514 29 00 to 5514 39 00 and ading, tariff items and entries shall be sub			lowing
"5514 29 00	-	Other woven fabrics	m²	12.5% or Rs. 170/- per kg., whichever is higher	-
5514 30	-	Of yarns of different colours:			
5514 30 11		Of polyester staple fibres, plain weave	m ²	12.5% or Rs. 64 per sq. metre, whichever is higher	·
5414 30 12		3-thread or 4-thread twill, including cross twill, of polyester staple fibres	m²	12% or Rs. 43 per sq.metre, whichever is higher	-

(1)	 (2)	(3)	(4)	(5)
5414 30 13	 Other woven fabrics of polyester staple fibres	m²	12.5% or Rs. 180 per kg., whichever is higher	-
5414 30 19	 Other woven fabrics	m²	12.5% or Rs. 31 per sq. metre, whichever is higher	-";

(v) in heading 5515, sub-heading 5515 92, tariff items 5515 92 10 to 5515 92 90 and the entries relating thereto shall be omitted;

(49) in Chapter 56,-

- (i) in Note 1, in clause (e), for the brackets, word and figures "(Section XV)", the brackets, words and figures "(generally Section XIV or XV)" shall be substituted;
- (ii) in heading 5604, sub-heading 5604 20, tariff items 5604 2010 and 5604 20 90 and the entries relating thereto shall be omitted;
- (iii) in heading 5607, sub-heading 5607 10, tariff items 5607 10 10 and 5607 10 90 and the entries relating thereto shall be omitted;

(50) in Chapter 57,—

(i) in heading 5702, for tariffitem 5702 49 90, sub-heading 5702 51, tariffitems 5702 51 10 to 5702 51 40, sub-headings 5702 52, tariff items 5702 52 10 to 5702 52 90, sub-heading 5702 59, tariff items 5702 59 10 to 5702 59 90 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:—

"5702 49 90		Other	m²	12.5%	-
5702 50	-	Other, not of pile construction, not made up:			
	_	Of man-made textile materials:			
5702 50 21	****	Carpets, Carpeting and rugs	m²	12.5% or Rs. 105 per sq. metre, whichever is higher	-
5702 50 22		Mats and matting	m²	12.5% or Rs. 105 per sq. metre, whichever is higher	-
5702 50 29		Other	m²	12.5% or Rs.105 per sq. metre, whichever is higher	-
	_	Of other textiles materials:			
5702 50 31		Carpets and other floor coverings, of cotton other than durries	m²	12.5%	-
5702 50 32		Carpets and other floor coverings, of silk	m²	12.5%	-
5702 50 33		Place mat and other similar goods	m^2	12.5%	-
5702 50 39		Other	m²	12.5%	-";

	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·		
(1)	(2)	(3)	(4)	(5)

(51) in Chapter 58, in heading 5803, sub-headings 5803 10, tariff items 5803 10 10 to 5803 10 90, sub-heading 5803 90, tariff items 5803 90 10 to 5803 90 90 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

"5803 00	•	Gauze, other than narrow fabrics of heading 5806:			
		Of cotton:			
5803 00 11		Unbleached	m^2	12.5%	-
5803 00 12		Bleached	m^2	12.5%	•
5803 00 13		Piece dyed	m^2	12.5%	
5803 00 14		Yarn dyed	m²	12.5%	
5803 00 15		Printed	m^2	12.5%	
5803 00 19		other	m^{2}	12.5%	_
		Of other textile materials:			
5803 00 91		Of silk or silk waste	m^2	12.5%	_
5803 00 92		Of synthetic fibre	m²	12.5%	•
5803 00 93		Of artificial fibre	m^2	12.5%	-
5803 00 99		Other	\mathbf{m}^2	12.5%	, 11

(52) in Chapter 59, in Note 5, in clause (h), for the brackets, word and figures "(Section XV)" the brackets, words and figures "(generally Section XIV or XV)" shall be substituted;

(53) in Chapter 60, in heading 6005, tariff item 6005 10 00 and the entries relating thereto shall be omitted;

(54) in Chapter 61,—

(i) in heading 6101, sub-heading 6101 10, tariff items 6101 10 10 to 6101 10 90 and the entries relating thereto shall be omitted;

(ii) for heading 6103, tariff items 6103 11 00, 6103 12 00, sub-heading 6103 19, tariff items 6103 19 10 to 6103 21 00 and the entries relating thereto, the following heading, sub-heading, tariff items and entries shall be substituted, namely:—

"6103

MEN'S ORBOY'S SUITS, ENSEMBLES, JACKETS, BLAZERS, TROUSERS, BIB AND BRACE OVERALLS, BREECHES AND SHORTS (OTHER THAN SWIM WEAR), KNITTED OR CROCHETED

6103 10	-	Suits:				
6103 10 10		Of silk		11	12.5%	-
6103 10 20		Of Cotton		u	12.5%	
6103 10 30		Of artificial fibres	•	u	12.5%	
6103 10 90		Other		u	12.5%	_11,
					-0.070	

(iii) in heading 6104, tariff items 6104 11 00, 6104 12 00 and 6104 21 00 and the entries relating thereto shall be omitted;

- (iv) in heading 6107, sub-heading 6107 92, tariff items 6107 92 10 and 6107 92 20 and the entries relating thereto shall be omitted;
 - (v) in heading 6111, tariff item 6111 10 00 and the entries relating thereto shall be omitted;
 - (vi) in heading 6114, tariff item 6114 10 00 and the entries relating thereto shall be omitted;

(vii) for heading 6115, tariff items 6115 11 00, 6115 12 00, sub-heading 6115 19, tariff items 6115 19 10 to 6115 19 90, sub-heading 6115 20, tariff items 6115 20 10 to 6115 93 00 and the entries relating thereto, the following heading, sub-headings, tariff items and entries shall be substituted, namely:—

(1)		(2)	(3)	(4)	(5)
"6115		PANTY HOSE, TIGHTS, STOCKINGS, SOCKS AND OTHER HOSIERY, INCLUDING GRADUATED COMPRESSION HOSIERY (FOR EXAMPLE, STOCKINGS FOR VARICOSE VEINS) AND FOOTWEAR WITHOUT APPLIED SOLES, KNITTED OR CROCHETED			
6115 10 00	-	Graduated compression hosiery for example, (stockings for varicose veins)	u	12.5%	-
6115 21	-	Other panty hose and tights:			
6115 21 00		Of synthetic fibres, measuring per single yarn less than 67 decitex	u	12.5%	-
6115 22 00 6115 29	-	Of synthetic fibres, measuring per single yarn 67decitex or more Of other textile materials:	u	12.5%	
6115 29 10	_	Of silk	u	12.5%	i
6115 29 20		Of wool or fine animal hair	ù	12.5%	_
6115 29 30		Of artificial fibres	u	12.5%	_
6115 29 90		Other	u	12.5%	-
6115 30 00	-	Other women's full-length or knee-length hosiery, measuring per single yarn less than 67 decitex	u	12.5%	-
6115 94 00	-	Of wool or fine animal hair	pa	12.5%	-
6115 95 00	-	Of cotton	pa	12.5%	•
6115 96 00	_	Of synthetic fibres	pa	12.5%	-";

(viii) in heading 6117, sub-heading 6117 20, tariff items 6117 20 10 to 6117 20 90 and the entries relating thereto shall be omitted;

(55) in Chapter 62,-

- (i) in heading 6203, tariff item 6203 21 00 and the entries relating thereto shall be omitted;
- (ii) in heading 6205, tariff item 6205 1000 and the entries relating thereto shall be omitted;
- (iii) in heading 6207, tariff item 6207 92 00 and the entries relating thereto shall be omitted;
- (iv) in heading 6209, tariff item 6209 10 00 and the entries relating thereto shall be omitted;
- (v) in heading 6211, tariff item 6211 31 00 and the entries relating thereto shall be omitted;
- (vi) in heading 6213, tariff item 6213 10 00 and the entries relating thereto shall be omitted;

(56) in Chapter 63,---

- (i) in heading 6302, tariff items 6302 5200 and 6302 9200 and the entries relating thereto shall be omitted;
 - (ii) in heading 6303, tariff items 6303 1100 and the entries relating thereto shall be omitted;
 - (iii) in heading 6306,-
 - (a) tariff items 6306 1100 and 6306 2100 and the entries relating thereto shall be omitted:
 - (b) for tariff items 6306 29 90, 6308 31 00, sub-heading 6306 39, tariff items 6306 39 10 to 6306 49 00 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:—

25TH JUNE, 2009

(1)		(2)	(3)	(4)	(5)	
"6306 29 90		Other	kg.	12.5%	-	
6306 30 00	-	Sails	kg.	12.5%	-	
6306 40 00	-	Pneumatic mattresses	u	12.5%	-";	

(57) in Chapter 64,-

- (i) in heading 6401, sub-heading 6401 91, tariff items 6401 91 10 and 6401 91 90 and the entries relating thereto shall be omitted;
- (ii) in heading 6402, sub-heading 6402 30, tariff items 6402 30 10 and 6402 30 90 and the entries relating thereto shall be omitted;
 - (iii) in heading 6403, tariff item 6403 30 00 and the entries relating thereto shall be omitted;
- (58) in Chapter 65,-
 - (i) tariff item 6503 00 00 and the entries relating thereto shall be omitted;
 - (ii) in heading 6506, tariff item 6506 92 00 and the entries relating thereto shall be omitted;
- (59) in Chapter 66, in heading 6603, sub-heading 6603 10, tariff items 6603 10 10 and 6603 10 90 and the entries relating thereto shall be omitted;

(60) in Chapter 68,---

- (i) in heading 6802, tariffitem 6802 22 00 and the entries relating thereto shall be omitted;
- (ii) in heading 6811, for tariff item 6811 10 00, sub-heading 6811 20, tariff items 6811 20 10 to 6811 20 90, sub-heading 6811 30, tariff items 6811 30 10 to 6811 90 00 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

"681140	-	Containing asbestos:			
6811 40 10		Asbestos - cement sheets	kg.	12.5%	~
6811 40 20		Asbestos - cement tiles	kg.	12.5%	-
6811 40 90		Other	kg.	12.5%	-
	•	Not containing asbestos:			
8611 81 00	_	Corrugated sheets	kg.	12.5%	-
6811 82 00		Other sheets, panels	kg.	12.5%	-
		tiles and similar articles			
6811 83 00		Tubes, pipes and	kg.	12.5%	-
		tube or pipe fittings			
6811 89 00		Other articles	kg.	12.5%	-**;

(iii) in heading 6812, for the tariff item 6812 50 00, sub-heading 6812 60, tariff items 6812 60 11 to 6812 70 00, sub-heading 6812 90, tariff items 6812 90 11 to 6812 90 90 and the entries relating thereto, the following sub-headings, tariff items and entries shall be substituted, namely:—

"6812 80 00	-	Of crocidolite Other:	kg.	12.5%	-
6812 91 00	_	Clothing, clothing, accessories, footwear and headgear	kg.	12.5%	
6812 92		Paper, millboard and felt:			
6812 92 11		Millboard: Asbestos	kg.	12.5%	- ,
6812 92 19 6812 92 90		Other Other	kg. kg.	12.5% 12.5%	-
6812 93 00		Compressed asbestos fibre jointing, in sheets or rolls	kg.	12.5%	-
681299		Other: Lagging compounds:			

OFFICIAL GAZETTE - GOVT. OF GOA

SERIES I No. 13

· (SUPPLEMENT)

25TH JUNE, 2009

(1)		(2)	(3)	(4)	(5)
6812 99 11		Asbestos	kg.	12.5%	
6812 99 19	·	Other	kg.	12.5%	-
		Asbestos packing joints and gaskets:			
6812 99 21		Packing joints	kg.	12.5%	-
6812 99 22		Gaskets	kg.	12.5%	-
6812 99 90		Other	kg.	12.5%	-";

(iv) in heading 6813, for tariff item 6813 10 00, sub-heading 6813 90, tariff items 6813 90 10 and 6813 90 90 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

"6813 20	-	Containing asbestos:			
6813 20 10		Brake lining and pads	kg.	12.5%	-
6813 20 90		Asbestos friction materials	kg.	12.5%	-
		Not containing asbestos:			
6813 81 00		Brake linings and pads	kg.	12.5%	-
6813 89 00	_	Other	kg.	12.5%	-

(61) in Chapter 70,-

- (i) in sub-heading Note, for the words and figures "sub-headings 7013 21,7013 31", the words and figures "tariff items 7013 22 00, 7013 33 00, 7013 41 00" shall be substituted;
 - (ii) tariff item 7012 00 00 and the entries relating thereto shall be omitted;

(iii) for heading 7013, tariff items 7013 10 00 to 7013 39 00, sub-heading 7013 91, tariff items 7013 91 10, 7013 91 90, sub-heading 7013 99, tariff items 7013 99 10 and 7013 99 90 and the entries relating thereto, the following heading, tariff items and entries shall be substituted, namely:—

"7013		GLASSWARE OF A KIND USED FOR TABLE, KITCHEN, TOILET, OFFICE, INDOOR DECORATION OR SIMILAR PURPOSES (OTHER THAN THAT OF HEADING 7010 OR 7018)			
7013 10 00	-	Of glass-ceramics	kg.	12.5%	-
	-	Stemware drinking glasses, other than of glass-ceramics:			
7013 22 00		Of lead crystal	kg.	12.5%	-
7013 28 00		Other	kg.	12.5%	-
	-	Other drinking glasses, othan than of glass-ceramics:			
7013 33 00	_	Of lead crystal	kg.	12.5%	-
7013 37 00		Other	kg.	12.5%	-
	-	Glassware of a kind used for table (other than drinking glasses) or kitchen purposes, other than of glass-ceramics:	. •		
7013 41 00		Of lead crystal	kg.	12.5%	
7013 42 00	-	Of glass having a linear coefficient of expansion not	kg.	12.5%	-
		COCTROLOGIC OF CADOLOGIC 1100			, .

	(OUT ADDITION)			ZSIH JUNE, ZU		
(1)		(2)	(3)	(4)	(5)	
		exceeding 5 x 10 ⁻⁶ per Kelvin within a temperature range of 0° C to 300° C				
7013 49 00		Other	kg.	12.5%	-	
	-	Other glassware :				
7013 91 00 7013 99 00	-	Of lead crystal Other	kg. kg.	12.5% 12.5%	- ";	

(62) in Chapter 71,—

- (i) in Note 2, for the brackets and letters "(a)" "(b)" wherever they occur, the brackets and letters "(A)" and "(B)" shall respectively be substituted;
- (ii) in Note 4, for the brackets and letters "(a)", "(b)" and "(c)", except "2(b)", the brackets and letters "(A)", "(B)" and "(C)" shall respectively be substituted;
 - (iii) for Note 9, the following Note shall be substituted, namely:---
 - "9. For the purposes of heading 7113, the expression "articles of jewellery" means:
 - (a) any small objects of personal adornment (for example, rings, bracelets, necklaces, brooches, ear-rings, watch-chains, fobs, pendants, tie-pins, cuff-links, dress-studs, religious or other medals and insignia); and
 - (b) articles of personal use of a kind normally carried in the pocket, in the handbag or on the person (for example, cigar or cigarette cases, snuff boxes, cachou or pill boxes, powder boxes, chain purses or prayer beads).

These articles may be combined or set, for example, with natural or cultured pearls, precious or semi-precious stones, synthetic or reconstructed precious or semi-precious stones, tortoise shell, mother-of-pearl, ivory, natural or reconstituted amber, jet or coral.";

(iv) in sub-heading Note 2, for the figure, brackets and letter "4(b)", the figure, brackets and letter "4(B)" shall be substituted;

(63) in Chapter 72,-

- (i) in heading 7225, sub-heading 7225 20, tariff items 7225 20 11 to 7225 20 29 and the entries relating thereto shall be omitted;
- (ii) in heading 7226, tariff items 7226 93 00 and 7226 94 00 and the entries relating thereto shall be omitted;
 - (iii) in heading 7229, tariff item 7229 1000 and the entries thereto shall be omitted;

(64) in Chapter 73,-

(i) in heading 7304, for sub-heading 7304 10, tariff items 7304 10 11 to 7304 10 29, sub-heading 7304 21, tariff items 7304 21 10, 7304 21 90, sub-heading 7304 29, tariff items 7304 29 10, 7304 29 90, sub-heading 7304 31, tariff items 7304 31 11 to 7304 31 39, sub-heading 7304 39, tariff items $7304\ 39\ 11$ to $7304\ 49\ 00$, sub-heading $7304\ 51$, tariff items $7304\ 51\ 10$ to $7304\ 51\ 30$, sub-heading 7304 59, tariff items 7304 59 10 to 7304 90 00 and the entries relating thereto, the following sub-headings, tariff items and entries shall be substituted, namely:

Line pipe of a kind used for oil and gas pipelines:

7304 11 Of stainless steel: 7304 11 10

Tubes and pipes

kg.

12.5%

OFFICIAL GAZETTE — GOVT OF GOA

SERIES I N	Vo. 1	3 (SUPPLEMENT)		י פרדע זמ	ME 2000
(1)		(2)			NE, 2009
7304 11 20			(3)	(4)	(5)
7304 11 20		arms for tabes and hibes	kg.	12.5%	-
7304 19	_	~ .	kg.	12.5%	-
7304 19 10			_		
7304 19 20		 -	kg.	12.5%	-
7304 19 90		·	kg.	12.5%	-
	-	Casing, tubing and drill pipe, of	kg.	12.5%	•
		a kind used in drilling for oil or gas:			
7304 22 00	-		kg.	10 50/	
7304 23		A	ny.	12.5%	•
7304 23 10		or non	kg.	12.5%	
7304 23 90	-	- W101	kg.	12.5%	_
7304 24 00		o mort of prantices steel	kg.	12.5%	-
7304 29		Other:	•		-
7304 29 10		0.11011	kg.	12.5	-
7304 29 90			kg.	12.5	-
		Other, of circular cross-section,			
7304 31	***	of iron or non-alloy steel: Cold-drawn or cold-rolled			
		(cold-reduced):			
		Upto 114.3 mm outer diameter			
7304 31 11			t	40 ===	
7304 31 19			kg.	12.5%	-
		Above 114.3 mm but upto	kg.	12.5%	-
		219.1 mm outer diameter:			
7304 31 21		01 MOII	kg.	12.5%	
7304 31 29		Other	kg.	12.5%	_
7004 04 04		Above 219.1 mm diameter:		22.070	_
7304 31 31		Of iron	kg.	12.5%	_
7304 31 39 7304 39		Other	kg.	12.5%	-
304 39		Other:			
304 39 11		Upto 114.3 mm outer diameter: Of iron			
304 39 19		Other	kg.	12.5%	-
	_	Above 114.3 mm but upto	kg.	12.5%	-
		219.1 mm outer diameters:			
304 39 21		Of iron	1	40 50	
304 39 29		Other	kg.	12.5%	-
20 1 00 20			kg.	12.5%	-
00400 04		Above 219.1 mm diameter:			
304 39 31		Of iron	kg.	12.5%	-
304 39 39		Other	kg.	12.5%	-
	-	Other, of circular cross-section,	•		
		of stainless steel:			
304 41 00		Cold-drawn or cold-rolled .	le ce	10 50/	
		(cold-reduced)	kg.	12.5%	-
04 49 00		Other	To see	40 500	
		Other, of circular cross-section,	kg.	12.5%	•
		of alloy steel:			-
04 51		or anny steer: Cold-drawn or cold-rolled		•	
V 1 V 1		cold-arawnorcola-rolled (cold-reduced):			
		10040 10000000.			4

OFFICIAL GAZETTE — GOVT. OF GOA

SERIES I No. 13		(SUPPLEMENT)		NT) 25TH JUI	
(1)		(2)	(3)	(4)	(5)
7304 51 10		Upto 114.3 mm diameter	kg.	12.5%	-
7304 51 20		Above 114.3 mm but upto 219.1 mm outer diameter	kg.	12.5%	-
7304 51 30		Above 219.1 mm outer diameter	kg.	12.5%	-
7304 59		Other:			
7304 59 10		Upto 114.3 mm diameter	kg.	12.5%	-
7304 59 20		Above 114.3 mm but upto 219.1 mm outer diameter	kg.	12.5%	-
7304 59 30		Above 219.1 mm outer diameter	kg.	12.5%	
7304 90 00	_	Other	kg.	12.5%	-";

(ii) in heading 7306, for sub-heading 7306 10, tariff items 7306 10 11 to 7306 10 29, sub-heading 7306 20, tariff items 7306 20 10 to 7306 20 90, sub-heading 7306 30, tariff items 7306 30 10 to 7306 50 00, sub-heading 7306 60, tariff items 7306 60 10 and 7306 60 90 and the entries relating thereto, the following sub-headings, tariff items and entries shall be substituted, namely:—

"- Line pipe of a kind used for oil or gas pipelines:

7306 11 00		Welded, of stainless steel	kg.	12.5%	-
7306 19	-	Other:			
		Galvanised pipes:		40 50/	
7306 19 11		Of iron	kg.	12.5% 12.5%	
7306 19 19		Other	kg.	12.070	-
7306 19 21		Non-galvanised pipes: Of iron	kg.	12.5%	
7306 19 21		Other	kg.	12.5%	-
,500 10 20		Casing and tubing of a kind	v		
		used in drilling for oil or gas:			
7306 21 00		Welded, of stainless steel	kg.	12.5%	~
7306 29		Other:			
7306 29 11		Of iron	kg.	12.5%	-
7306 29 19		Other	kg.	12.5%	-
7306 30	-	Other, welded, of circular			
		cross-section, of iron or			
		non-alloy steel :			
7306 30 10		Of iron	kg.	12.5%	-
7306 30 90		Other	kg.	12 .5%	•
7306 40 00	-	Other, welded, of circular	kg.	12.5%	-
		cross-section, of stainless steel			
7306 50 00	-	Other, welded, of circular	kg.	12.5%	-
		cross-section, of other alloy steel			
	-	Other, welded, of non-circular			
		cross-section:			
7606 61 00	_	Of square or rectangular	kg.	12.5%	- `
		cross-section			
7306 69 00	_	Of other non-circular	kg.	12.5%	-
		cross-section			
7306 90	_	Other:			

25TH JUNE. 2009

	,			
(1)	(2)	(3)	(4)	(5)
	 ERW precision tubes:			
7306 90 11	 Of iron	kg.	12.5%	-
7306 90 19	 Other	kg.	12.5%	-
7306 90 90	 Other	kg.	12.5%	-";

- (iii) in heading 7314, tariff item 7314 13 00 and the entries relating thereto shall be omitted;
- (iv) in heading 7319, sub-heading 7319 10, tariff items 7319 10 10 to 7319 10 90 and the entries relating thereto shall be omitted;
- (v) in heading 7321, for sub-heading 7321 13, tariff items 7321 13 10 to 7321 13 90, sub-heading 7321 83, tariff items 7321 83 10 and 7321 83 90 and the entries relating thereto, the following sub-headings, tariff items and entries shall be substituted, namely:—

"7321 19		Other, including appliances for solid fuel:			
7321 19 10	_	Cookers and kitchen stoves	u	12.5%	_
7321 19 90		Other stoves and appliances	u	12.5%	-
7321 89	-	Other, including appliances for solid fuel:			
7321 89 10		Clay tandoor (oven with iron or steel body and earthen grates)	kg.	12.5%	-
7321 89 90		Other	kg.	12.5%	-";

(65) in Chapter 74,-

- (i) in Note 1, in clause (f), the paragraph beginning with the words "in the case of "and ending with the words "exceeds 6 mm" shall be omitted.
- (ii) in heading 7401, for tariff items 7401 10 00 and 7401 20 00 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

"7401 00	•	Copper Mattes; Cement copper (precipitated copper):			
7401 00 10		Coppermattes	kg.	12.5%	-
7401 00 90	***	Cement copper (precipitated copper)	kg.	12.5%	-";

- (iii) in heading 7403, sub-heading 7403 23, tariff items 7403 23 10 and 7403 23 20 and the entries relating thereto shall be omitted;
- (iv) in heading 7407, sub-heading 740722, tariff items 740722 10 and 740722 20 and the entries relating thereto shall be omitted;
- (v) heading 7414, sub-heading 7414 20, tariff items 7414 20 10 to 7414 20 90, sub-heading 7414 90, tariff items 7414 90 10 to 7414 90 90 and the entries relating thereto shall be omitted;
 - (vi) tariffitem 7416 00 00 and the entries relating thereto shall be omitted;
- (vii) heading 7417, sub-heading 7417 00, tariff items 7417 00 11 to 7417 00 99 and the entries relating thereto shall be omited;
- (66) in Chapter 78,---
- (i) heading 7803, sub-heading 7803 00, tariff items 7803 00 11 to 7803 00 30 and the entries relating thereto shall be omitted;
- (ii) heading 7805, sub-heading 7805 00, tariff items 7805 00 10 and 7805 00 20 and the entries relating thereto shall be omitted;
- (67) in Chapter 79, heading 7906, sub-heading 7906 00, tariff items 7906 00 10 and 7906 00 20 and the entries relating thereto shall be omitted;

(4) (2) (4) (5)					
$ (1) \qquad (2) \qquad (3) \qquad (4) \qquad (5) $	(1)	(2)	(3)	(4)	(5)

(68) in Chapter 80,---

- (i) in Note 1, in clause (d), the paragraph beginning with the words and figures "Headings 8004" and ending with the words "other headings" shall be omitted;
- (ii) heading 8004, sub-heading 8004 00, tariff items 8004 00 10 and 8004 00 90 and the entries relating thereto shall be omitted;
 - (iii) tariff item 8005 00 00 and the entries relating thereto shall be omitted;
- (iv) heading 8006, sub-heading 8006 00, tariff items 8006 00 10 and 8006 00 20 and the entries relating thereto shall be omitted;

(9) in Chapter 81,-

- (i) in heading 8101, sub-heading 8101 95, tariff items 8101 95 10 and 8101 95 90 and the entries relating thereto shall be omitted.
- (ii) in heading 8112, sub-heading 8112 30, tariff items 8112 30 10 to 8112 30 90, sub-heading 811240, tariff items 8112 40 10 to 8112 40 90 and the entries relating thereto shall be omitted;
- (70) in Chapter 83, in tariff item 8311 90 00, in the entry in column (2), the words "including parts" shall be omitted;
 - (71) in Section XVI,—
- (i) in Note 1, in clause (b), for the word and figures "heading 4204", the word and figures "heading 4205" shall be substituted;
 - (ii) in Note 2, in clauses (a) and (c), for the figures "8485", the figures "8487" shall be substituted;
 - (72) in Chapter 84,-
 - (i) in Note 1, for clauses (e) and (f), the following clauses shall be substituted, namely:—
 - "(e) vacuum cleaners of heading 8508;
 - (f) electro-mechanical domestic appliances of heading 8509; digital cameras of heading 8525; or
 - (g) hand-operated mechanical floor sweepers, not motorised (heading 9603).";
 - (ii) in Note 2,—
- (a) for the portion beginning with the words "Subject to" and ending with the words "not the latter", the following shall be substituted, namely:—

"Subject to the operation of Note 3 to Section XVI and subject to Note 9 to this Chapter, a machine or appliance which answers to a description in one or more of the headings 8401 to 8424, or heading 8486 and at the same time to a description in one or other of the headings 8425 to 8480 is to be classified under the appropriate heading of the headings 8401 to 8424 or under the heading 8486, as the case may be, and not under the headings 8425 to 8480.";

- (b) for the brackets, words and figures "(heading 8443 or 8471)", the brackets, word and figures "(heading 8443)" shall be substituted;
- (iii) for Note 5, the following Note shall be substituted, namely:—
- "5. (A) For the purposes of heading 8471, the expression "automatic data processing machine" means machine capable of:
 - (i) storing the processing programme or programmes and at least the data immediately necessary for the execution of the programme;

(1) (2) (3) (4) (5)

- (ii) being freely programmed in accordance with the requirements of the user;
- (iii) performing arithmetical computations specified by the user; and
- (iv) executing, without human intervention, a processing programme which requires them to modify their execution, by logical decision during the processing run.
- (B) Automatic data processing machines may be in the form of systems consisting of a variable number of separate units.
- (C) Subject to paragraphs (D) and (E), a unit is to be regarded as being part of an automatic data processing system if it meets all of the following conditions:
 - (i) it is of a kind solely or principally used in an automatic data processing system;
 - (ii) it is connectable to the central processing unit either directly or through one or more other units; and
 - (iii) it is able to accept or deliver data in a form (codes or signals) which can be used by the system.

Separately presented units of an automatic data processing machine are to be classified in heading 8471.

However, keyboards, X-Y co-ordinate input devices and disk storage units which satisfy the conditions of (ii) and (iii) above, are in all cases to be classified as units of heading 8471;

- (D) Heading 8471 does not cover the following when presented separately, even if they meet all of the conditions set forth in paragraph (C):
 - (i) printers, copying machines, facsimile machines, whether or not combined;
 - (ii) apparatus for the transmission or reception of voice, images or other data, including apparatus for communication in a wired or wireless network (such as a local or wide area network);
 - (iii) loudspeakers and microphones;
 - (iv) television cameras, digital cameras and video camera recorders;
 - (v) monitors and projectors, not incorporating television reception apparatus.
- (E) Machines incorporating or working in conjunction with an automatic data processing machine and performing a specific function other than data processing are to be classified in the headings appropriate to their respective functions or, failing that, in residual headings.";
 - (iv) after Note 8, the following Notes shall be inserted, namely:-
 - "9. (A) Clauses (a) and (b) of Note 8 to Chapter 85 shall also apply respectively to the expressions "semi-conductor devices" and "electronic intregrated circuits", used in this Note and in heading 8486. However, for the purposes of this Note and heading 8486, the expression "semi-conductor devices" also covers photosensitive semi-conductor devices and light emitting diodes.
 - (B) For the purposes of this Note and heading 8486, the expression "manufacture of flat panel displays" covers the fabrication of substrates into a flat panel. It does not cover the manufacture of glass or the assembly of printed circuit boards or other electronic components onto the flat panel.

The expression "flat panel display" does not cover cathode-ray tube technology.

- (C) Heading 8486 also includes machines and apparatus solely or principally of a kind used for:
 - (i) the manufacture or repair of masks and reticles;
 - (ii) assembling semi-conductor devices or electronic integrated circuits; and

(1)	(2)	(3)	(4	.) (5)

- (iii) lifting, handling, loading or unloading of boules, wafers, semi-conductor devices, electronic integrated circuits and flat panel displays.
- (D) Subject to Note 1 to Section XVI and Note 1 to Chapter 84, machines and apparatus answering to the description in heading 8486 are to be classified in that heading and in no other heading of this Schedule.":
 - (v) in Sub-heading Note1, for the figure, brackets and letter "Note 5(B)", the figure, brackets and letter "Note 5(C)" shall be substituted;
 - (vi) in heading 8418,—
 - (a) tariff items 8418 2200 and the entries relating thereto shall be omitted;
 - (b) in tariffitem 84185000, for the entry in column (2), the following entry shall be substituted, namely:—
 - "Other furniture (chests, cabinets, display counters, showcases and the like) for storage and display, incorporating refrigerating or freezing equipment";
 - (c) in tariff item 8418 61 00, for the entry in column (2), the following entry shall be substituted, namely:—
 - "-- Heat pumps other than air-conditioning machines of heading 8415";
 - (vii) in heading 8425, tariff items 8425 20 00 and the entries relating thereto shall be omitted;
 - (viii) in heading 8428, sub-heading 8428 50, tariff items 8428 50 10 to 8428 50 90 and the entries relating thereto shall be omitted;
 - (ix) in heading 8442,---
 - (a) for the entry in column (2), the following entry shall be substituted, namely:---
 - "MACHINERY, APPARATUS AND EQUIPMENT (OTHER THAN THE MACHINE TOOLS OF HEADINGS 8456 TO 8465) FOR PREPARING OR MAKING PLATES, PRINTING COMPONENTS; PLATES, CYLINDERS AND OTHER PRINTING COMPONENTS; PLATES, CYLINDERS AND LITHOGRAPHIC STONES, PREPARED FOR PRINTING PURPOSES (FOR EXAMPLE, PLANED, GRAINED OR POLISHED)";
 - (b) tariff item 8442 1000, sub-heading 8442 20, tariff items 8442 2010 to 8442 2090 and the entries relating thereto shall be omitted;
 - (c) in sub-heading 8442 30, in the entry in column (2), for the words "Other machinery", the word, "Machinery" shall be substituted;
 - (d) for sub-heading 8442 50, tariff items 8442 50 10 to 8442 50 90 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

"8442 50	-	Plates, cylinders and other printing components; plates, cylinders and lithographic stones, prepared for printing purposes (for example, planed, grained or polished):			
8442 50 10	_	Plates and cylinders	kg.	12.5%	•
8442 50 20		Lithographic plates	kg.	12.5%	-
		Plate, cylinder and lithographic stones prepared for printing purposes:			•
8442 50 31		Plate and cylinder for textile printing machine	kg.	12.5%	-
8442 50 39		Other	kg.	12.5%	-

SERIES I N	o. 13	, (SUPPLEMENT)		25TH JUI	VE, 2009
(1)		(2)	(3)	(4)	(5)
8442 50 40		Highly polished copper sheets for making blocks	kg.	12.5%	-
8442 50 50	****	Highly polished zinc sheets for making process blocks	kg.	12.5%	•
8442 50 90		Other	kg.	12.5%	-";
8443 head	90, t	to 8443 59 90, sub-heading 8443 60, tariff item ariff items 8443 90 10 and 8443 90 90 and the sub-heading, tariff items and entries shall be	ne entries relatio	ng thereto, the f	_
"8443		PRINTING MACHINERY USED FOR			
		PRINTING BY MEANS OF PLATES, CYLINDERS AND OTHER PRINTING			
		COMPONENTS OF HEADING 8442;			
		OTHER PRINTERS, COPYING			
		MACHINES AND FACSIMILE MACHINES,			
		WHETHER OR NOT COMBINED; PARTS			
		AND ACCESSORIES THEREOF			

		WHETHER OR NOT COMBINED; PARTS AND ACCESSORIES THEREOF			
	-	Printing machinery used for printing by means of plates, cylinders and other printing components of heading 8442:			
8443 11 00	-	Off set printing machinery, reel fed	u	12.5%	•
8443 12 00		Offset printing machinery, sheet-fed, office type (using sheets with one side not exceeding 22 cm and the other side not exceeding 36 cm in the unfolded state)	u	12.5%	-
8443 13 00		Other offset printing machinery	u	12.5%	
8443 14 00	•••	Letterpress printing machinery, reel fed, excluding flexography	u	12.5%	-
		printing			
8443 15 00	••	Letterpress printing machinery, other than reel fed, excluding flexographic printing	u	12.5%	-
8443 16 00	-	Flexographic printing machinery	u	12.5%	
8443 17 00		Gravure printing machinery	u	12.5%	
8443 19 00	-	Other	u	12.5%	
·	-	Other printers, copying machines and facsimile machines, whether or not combined:			
8443 31 00	-	Machines which perform two or more of the functions of printing, copying or facsimile transmission, capable of connecting to an automatic data processing machine or to a network	u	12.5%	
8443 32 00		Other, capable of connecting to	и	12.5%	•
					•

25TH JUNE, 2009

(1)		(2)	(3)	(4)	(5)
		an automatic data processing machine or to a network			
8443 39		Other:			
8443 39 10		Flat bed printing presses	u	12.5%	
8443 39 20		Platen printing presses	u	12.5%	-
8443 39 30		Proof presses	u	12.5%	-
		Machinery for printing repetitive word or design or colour:			
8443 39 41		On cotton textile	u	12.5%	-
8443 39 49		Other	u	12.5%	-
	-	Machines for uses ancillary to printing:			
8443 39 51		Automatic feeders and sheet delivering machine	u	12.5%	-
8443 39 52		Serial numbering machines	u	12.5%	-
8443 39 53		Folders, guzmnos perforators and staplers	u	12.5%	-
8443 39 59		Other Parts and accessories:	u	12.5%	-
8443 91 00	-	Parts and accessories of printing machinery used for printing by means of plates, cylinders and other printing components	kg.	12.5%	-
8443 99 00		of heading 8442 Other	kg.	25%	

(xi) in heading 8448, sub-heading, 8448 41, tariff items 8448 41 10 to 8448 41 90 and the entries relating thereto shall be omitted;

(xii) in heading 8456, for tariff items 8456 30 00, 8456 91 00, sub-heading 8456 99, tariff items 8456 99 10 and 8456 99 90 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:-

"8456 30 00		Operated by electro-discharge	u	12.5%
		processes		
8456 90	-	Other:		
8456 90 10		For dry etching pattern on	u	Free
		semi conductor materials		
8456 90 20		Electro chemical machines	\mathbf{u}	12.5%
8456 90 90		Other	\mathbf{u}	12%";

(xiii) for heading 8469, tariff items 8469 11 00, 8469 12 00, sub-heading 8469 20 tariff items 8469 20 10, 8469 20 90 sub-heading 8469 30, tariff items 8469 30 10 and 8469 30 90 and the entries relating thereto, the following heading, sub-heading, tariff items and entries shall be substituted, namely:—

"8469		TYPEWRITERS OTHER THAN PRINTERS OF HEADING 8443; WORD-PROCESSING MACHINES	'		
8469 00	-	Typewriters other than printers of heading 8443; word-processing machines:			
8469 00 10		Word processing machines		u	16%"

OFFICIAL GAZETTE - GOVT. OF GOA

SERIES I No. 13 (SUPPLEMENT) 25TH JUNE, 2009 (1) (2) (3) (4) (5) 8469 00 20 Automatic typewriters u free Braille typewriters, electric 12.5% 8469 00 30 u 12.5% 8469 00 40 Braille typewriters, non-electric u 8469 00 90 Other typewriters, electric or 12.5% u non-electric

(xiv) in heading 8470, sub-heading 8470 40, tariff items 8470 4010 and 8470 4020 and the entries relating thereto shall be omitted;

(xv) in heading 8471,-

- (a) tariff item 8471 1000 and the entries relating thereto shall be omitted;
- (b) in sub-heading 8471 30, and after tariff item 8471 30 90, in the entry in column (2), the word "digital" wherever it occurs, shall be omitted;
- (c) in tariff item 8471 50 00, in the entry in column (2), for the words "Digital processing", the word "Processing" shall be substituted;
- (xvi) in heading 8472, tariff item 8472 20 00 and the entries relating thereto shall be omitted;

(xvii) for heading 8485, tariff items 8485 1000 and 8485 90 00 and the entries relating thereto, the following headings, tariff items and entries shall be substituted, namely:—

"8486		MACHINES AND APPARATUS OF A KIND USED SOLELY OR PRINCIPALLY FOR THE MANUFACTURE OF SEMI-CONDUCTOR BOULES OR WAFERS, SEMI-CONDUCTOR DEVICES, ELECTRONIC INTEGRATED CIRCUITS OR FLAT PANEL DISPLAYS; MACHINES AND APPARATUS SPECIFIED IN NOTE 9(C) TO THIS CHAPTER; PARTS AND ACCESSORIES			
8486 10 00	-	Machines and apparatus for the manufacture of boules or wafers	u	12%	-
8486 20 00	-	Machines and apparatus for the manufacture of semi-conductor devices or of electronic integrated circuits	u	12.5%	-
8486 30 00	**	Machines and apparatus for the manufacture of flat panel displays	u	12.5%	-
8486 40 00	-	Machines and apparatus specified in Note $9(c)$ to this Chapter	u	12.5%	•
8486 90 00 8487	-	Parts and accessories MACHINERY PARTS, NOT CONTAINING ELECTRICAL CONNECTORS, INSULATORS, COILS, CONTACTS OR OTHER ELECTRICAL FEATURES, NOT	kg.	12.5%	-

			 ,		
(1)		(2)	(3)	(4)	(5)
		SPECIFIED OR INCLUDED ELSEWHERE IN THIS CHAPTER			
8487 10 00	-	Ships, or boats, propellers and blades therefore	u	12.5%	-
8487 90 00	-	Other	kg.	12.5%	-,;

- (72) in Chapter 85,—
 - (i) in Note 1,—
 - (a) in clause (b), the word "or" occurring at the end shall be omitted;
 - (b) for clause (c), the following clauses shall be substituted, namely:—
 - "(c) machines and apparatus of heading 8486;
 - (d) vacuum apparatus of a kind used in medical, surgical, dental or veterinary purposes (Chapter 90); or
 - (e) electrically heated furniture of Chapter 94.";
- (ii) in Note 3, for clause (a), the following clause shall be substituted, namely:—
 - "(a) floor polishers, food grinders and mixers, and fruit or vegetable juice extractors, of any weight;";
- (iii) for Notes 4, 5, 6, and 7, the following Notes shall be substituted, namely:—
- "4. For the purposes of heading 8523:
- (a) "Solid-state non-volatile storage devices" (for example, "flash memory cards" or "flash electronic storage cards") are storage devices with a connecting socket, comprising in the same housing one or more flash memories (for example, "FLASHE PROM") in the form of integrated circuits mounted on a printed circuit board. They may include a controller in the form of an integrated circuit and discrete passive components, such as capacitors and resistors.
- (b) The term "smart cards" means cards which have embedded in them one or more electronic integrated circuits (a microprocessor, random access memory (RAM) or read-only memory (ROM) in the form of chips. These cards may contain contacts, a magnetic stripe or an embedded antenna but do not contain any other active or passive circuit elements.
- 5. For the purposes of heading 8534, "printed circuits" are circuits obtained by forming on an insulating base, by any printing process (for example, embossing, plating up, etching) or by the "film circuit" technique, conductor elements, contacts or other printed components (for example, inductances, resistors, capacitors) alone or interconnected according to a pre-established pattern, other than elements which can produce, rectify, modulate or amplify an electrical signal (for example semi-conductor elements).

The expression "printed circuits" does not cover circuits combined with elements other than those obtained during the printing process, nor does it cover individual, discreet resistors, capacitors or inductances. Printed circuits may however, be fitted with non-printed connecting elements.

Thin-orthick-film circuits comprising passive and active elements obtained during the same technological process are to be classified in heading 8542.

6. For the purpose of heading 8436, "connectors for optical fibres, optical fibre bundles or cables" means connectors that simply mechanically align optical fibres end to end in a digital line system. They perform no other function, such as the amplification, regeneration or modification of a signal.

25TH JUNE, 2009

(1)	(2)	(3)	(4)	(5)

- 7. Heading 8537 does not include cordless infrared devices for the remote control of television receivers or other electrical equipment (heading 8543).
 - 8. For the purposes of headings 8541 and 8542:
- (a) "Diodes, transistors and similar semi-conductor devices" are semi-conductor devices the operation of which depends on variations in resistivity on the application of an electric field;
 - (b) "Electronic integrated circuits" are:
- (i) Monolithic integrated circuits in which the circuits elements (diodes, transistors, resistors, capacitors, inductances, etc.) are created in the mass essentially) and on the surface of a semi-conductor or compound semi-conductor material (for example, doped silicon, gallium arsenide, silicon germanium, indium phosphide) and are inseparately associated;
- (ii) Hybrid integrated circuits in which passive elements (resistors, capacitors, inductances, etc.), obtained by thin-or thick-film technology, and active elements (diodes, monolithic integrated circuits, etc.) obtained by semi-conductor technology, are combined to all intends and purposes indivisibly, by interconnections or interconnecting cables, on a single insulating substrate (glass, ceramic, etc.) These circuits may also include discrete components;
- (iii) Multichip integrated circuits consisting of two or more interconnected monolithic integrated circuits combined to all intents and purposes indivisibly, whether or not on one or more insulating substrates, with or without leadframes, but with no other active or passive circuit elements.

For the classification of the articles defined in this Note, headings 8541 and 8542 shall take precedence over any other heading in this Schedule, except in the case of heading 8523, which might cover them by reference to, in particular, their function.

- 9. For the purposes of heading 8548, "spent primary cells, spent primary batteries and spent electric accumulators" are those which are neither usable as such because of breakage, cutting-up, wear or other reasons, nor capable of being recharged.
 - (iv) for Sub-heading Notes, the following Sub-heading Note shall be substituted, namely:—

"SUB-HEADING NOTE

Sub-heading 8527 12 covers only casette players with built-in amplifier, without built-in loudspeaker capable of operating without an external source of electric power and the dimensions of which do not exceeds $170 \text{ mm} \times 100 \text{ mm} \times 45 \text{ mm}$.";

- (v) in supplementary note, for the figures "8524", the figures "8523" shall be substituted;
- (vi) in heading 8505, tariff item 8505 3000 and entries relating thereto shall be omitted;
- (vii) after tariff item 8507 90 90, and the entries relating thereto the following heading tariff items and entries shall be inserted, namely:—

"8508 VACUUM CLEANERS

With self-contained electric motor:

8508 11 00		Of a power not exceeding 1,500 W and having a dust bag or other receptacle capacity not exceeding 201	·	u	12%	-
8508 19 00		Other		u	12%	-
8508 60 00	-	Other vacuum cleaners		u	12%	-
8508 70 00	-	Parts		kg.	12%	-";

SERIES I No. 13

(SUPPLEMENT)

25TH JUNE, 2009

(1) (2)(3) (4)(5)

(viii) in heading 8509,-

- (a) for the entry in column (2), the following entry shall be substituted, namely: -- "ELECTRO -MECHA NICAL DOMESTIC APPLIANCES, WITH SELF CONTAINED ELECTRIC MOTOR, OTHER THAN VACUUM OF CLEANERS HEADING 8508";
 - (b) tariff items 8509 10 00 to 8509 30 00 and the entries relating thereto shall be omitted;

(ix) for heading 8517, sub-heading 8517 11, tariff items 8517 11 10, 8517 11 90, sub-heading 8517 19, tariff items 8517 19 11 to 8517 30 00, sub-heading 8517 50, tariff items 8517 50 10 to 8517 50 99, sub-heading 8517 80, tariff items 8517 80 10 to 8517 80 90, sub-heading 8517 90, tariff items 8517 90 10 and 8517 90 90 and the entries relating thereto, the following heading, sub-headings, tariff items and entries shall be substituted, namely:-

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	О	•	1	•

TELEPHONE SETS, INCLUDING TELEPHONES FOR CELLULAR NETWORKS OR FOR OTHER WIRELESS NETWORKS; OTHER APPARATUS FOR THE TRANSMISSION OR RECEPTION OF VOICE, IMAGES OR OTHER DATA, INCLUDING APPARATUS FOR COMMUNICATION IN A WIRED OR WIRELESS NETWORK (SUCH AS A LOCAL OR WIDE AREA NETWORK), OTHER THAN TRANSMISSION OR RECEPTION APPARATUS OF HEADING 8443, 8525, 8527 OR 8528

Telephone sets, including telephones for

		1		
		cellular networks or for other wireless netwo	orks:	
8517 11		Line telephone sets with cordless handsets	n:	
8517 11 10		Push button type	u	Free
8517 11 90		Other	\mathbf{u}	Free
851712	_	Telephones for cellular networks or		
		for other wireless networks:		
8517 12 10		Push button type	u	Free
8517 12 90		Other	\mathbf{u}	Free
8517 18	_	Other		
8517 18 10		Push button type	u	Free
8517 18 90		Other	u	Free
	-	Other apparatus for transmission		
		or reception of voice, images or		
		other data, including apparatus for		
		communication in a wired or wireless		
		network (such as a local or wide area		
		network):		

OFFICIAL GAZETTE — GOVT. OF GOA

SERIES I No. 13		(SUPPLEMENT)		25TH JUNE, 2009	
(1)		(2)	(3)	(4)	(5)
8517 61 00		Base stations	u	Free	
8517 62	_	Machines for the reception,	<u> </u>	1166	
		conversion and transmission or			
		regeneration of voice, images			
		or other data, including switching			
		and routing apparatus:			
8517 62 10		PLCC equipment	u	Free	
8517 62 20		Voice frequency telegraphy	u	Free	
8517 62 30		Modems (modulators-demodulators)	u	Free	
8517 62 40		High bit rate digital subscriber line	u	Free	
		system (HDSL)	u	F166	
3517 62 50		Digital loop carrier system (DLC)	u	Free	
3517 62 60	_	Synchronous digital hierarchy	u	Free	
		system(SDH)	_	1100	
3517 62 70		Multiplexers, statistical multiplexers	u	Free	
517 62 90		Other	u	Free	
8517 69	_	Other:		1100	
517 69 10		ISDN System	u	Free	
517 69 20	_	ISDN terminal adaptor	u	Free	
517 69 30		Routers	u	Free	
517 69 40		X25 Pads	u	Free	
517 69 50		Subscriber end equipment	u	Free	
517 69 60		Set top boxes for gaining access	u	Free	
		to internet			
517 69 70		Attachments for telephones	u	Free	
517 69 90		Other	u	Free	
517 70	-	Parts:			
517 70 10	-	Populated, loaded or stuffed	kg.	Free	
		printed circuit boards	J	3 -	
517 70 90	-	Other	kg.	16%":	

(x) for heading 8519, tariff items 8519 10 00 to 8519 93 00, sub-heading 8519 99, tariff items 8519 99 10 to 8519 99 90 and the entries relating thereto, the following heading, sub-heading, tariff items and entries shall be substituted, namely:-

kg.

16%";

"8519	•	SOUND RECORDING OR	•	
8519 20 00	-	REPRODUCING APPARATUS Apparatus operated by coins, banknotes, bank cards, tokens	u	12.5%
0540.00.00		or by other means of payment		
8519 30 00	-	Turntables (record-decks)	u	12.5%
8519 50 00	-	Telephone answering machines	u	Free
	-	Other apparatus:	ū	1.166
8519 81 00	-	Using magnetic, optical or semi-conductor media	u	12.5%
851989		Other:		

OFFICIAL GAZETTE — GOVT. OF GOA

SERIES I No. 13 (SUPPLEMENT) 25TH JUNE, 2009 (1) (2)(3)(4)(5) Audio Compact disc player 12.5% 8519 89 10 u 8519 89 20 Compact disc changer including mini 12.5% u disc player or laser disc player 8519 89 30 Time Code recorder 12.5% u 8519 89 40 MP-3 player 12.5% u 8519 89 90 Others 12.5%

(xi) heading 8520, tariff items 8520 10 00 to 8520 32 00, sub-heading 8520 33, tariff items 8520 33 10, 8520 33 90, sub-heading 8520 39, tariff items 8520 39 10, 8520 39 90, sub-heading 8520 90, tariff items 8520 90 10 and 8520 90 90 and the entries relating thereto shall be omitted;

(xii) for heading 8523, sub-heading 8523 11, tariff—items 8523 11 11 to 8523 11 29, sub-heading 8523 12, tariff items 8523 12 11 to 8523 12 29, sub-heading 8523 13, tariff items 8523 13 11 to 8523 13 29, sub-heading 8523 20, tariff items 8523 20 10 to 8523 30 00, sub-heading 8523 90, tariff items 8523 90 10 to 8523 90 90 and the entries relating thereto, the following heading, sub-headings, tariff items and entries shall be substituted, namely:—

"8523		DISCS, TAPES, SOLID-STATE NON- VOLATILE STORAGE DEVICES, "SMART CARDS" AND OTHER MEDIA FOR THE RECORDING OF SOUND OR OF OTHER PHENOMENA, WHETHER OR NOT RECORDED, INCLUDING MATRICES AND MASTERS FOR THE PRODUCTION OF DISCS, BUT EXCLUDING PRODUCTS OF CHAPTER 37			
	_	Magnetic media:			
8523 21 00		Cards incorporating a magnetic stripe	u	12.5%	-
8523 29	_	Other:			
8523 29 10		Audio cassettes	u	12.5%	-
8523 29 20		Video cassettes	u	12.5%	-
8523 29 30		Video magnetic tape including those	u	12.5%	-
		in hubs and reels, rolls, pancakes and jumbo rolls			
8523 29 40		3/4"and 1" video cassettes	u	12.5%	_
8523 29 50		1/2" video cassettes suitable to work	u	12.5%	_
		with betacam, betacam SP/M II and			
		VHS type VCR			
8523 29 60		Other video cassettes and tapes	u	12.5%	-
		3/4" and 1" video cassettes		•	
8523 29 70		All kinds of Magnetic disc	u	12.5%	-
8523 29 80		Cartridge tape	u	12.5%	-
8523 29 90		Other	u	12.5%	-
8523 40	-	Optical media:			
8523 40 10		Matrices for production of records;	u	12 .5%	-
		prepared record blank			
8523 40 20		Cartridge Tape	u	12.5%	-
8523 40 30		1/2" Video cassette suitable to	u	12.5%	-
0500 40 45		work with digital VCR		40.50/	
8523 40 40		Compact disc (Audio)	u	12.5%	-

OFFICIAL GAZETTE - GOVT. OF GOA

SERIES I No. 13		(SUPPLEMENT)	·	25TH JUI	NE, 2009
(1)		(2)	(3)	(4)	(5)
8523 40 50	_	Compact disc (Video)	u	12.5%	-
8523 40 60		Blank master discs (that is, substrate)			
		for producing stamper for compact disc	\mathbf{u}	12.5%	_
8523 40 7 0		Stamper for CD audio, CD video	u	12.5%	-
		and CD-ROM			
8523 40 80		Digital video disc	u	12.5%	-
8523 40 90		Other	u	12.5%	-
	_	Semi-conductor media:			
8523 51 00		Solid-state non-volatile storage	u	12.5%	
		devices			
8523 52 00	_	Smart cards	u	Free	_
8523 59 00		Other	u	12.5%	_
8523 80		Other:			
8523 80 10	-	Gramophone records	u	12.5%	-
8523 80 20	_	Information technology software	u	Free	-
8523 80 30		Audio-visual news or audio visual views	u	12.5%	-
8523 80 40		Children's video films	u	12.5%	-
8523 80 50		Video tapes of educational nature	u	12.5%	-
8523 80 60		2-D/3-D computer graphics	u	12.5%	-
8523 80 90		Other	u	12.5%	-";

(xiii) heading 8524, sub-heading 8524 10, tariff items 8524 10 10, 8524 10 90, sub-heading 8524, 31, tariff items 8524 31 11 to 8524 31 90, sub-heading 8524 32, tariff items 8524 3210, 8524 32 90, sub-heading 8524 39, tariff items 8524 39 10 to 8524 39 90, sub-heading 8524 40, tariff items 8524 40 11 to 8524 40 90, sub-heading 8524 51, tariff items 8524 51 11 to 8524 51 90, sub-heading 8524 52, tariff items 8524 52 11 to 8524 52 90, sub-heading 8524 53, tariff items 8524 53 11 to 8524 60 00, sub-heading 8524 91, tariff items 8524 91 11 to 8524 91 90, sub-heading 8524 99, tariff items 8524 99 10 to 8524 99 99 and the entries relating thereto shall be omitted;

(xiv) for heading 8525, sub-heading 8525 10, tariff items 8525 10 10 to 8525 10 90, sub-heading 8525 20, tariff items 8525 20 11 to 8525 40 00 and the entries relating thereto, the following heading, sub-headings, tariff items and entries shall be substituted, namely:—

"8525		TRANSMISSION APPARATUS FOR RADIO-BROADCASTING OR TELEVISION, WHETHER OR NOT INCORPORATING RECEPTION APPARATUS, OR SOUND RECORDING OR REPRODUCING APPARATUS, TELEVISION CAMERAS, DIGITAL CAMERAS AND VIDEO CAMERA RECORDERS			
8525 50	-	Transmission apparatus:			
8525 50 1	0 —	Radio broadcast transmitter	u	12.5%	-
8525 50 2	.0	TV broadcast transmitter	u	12.5%	-
8525 50 3	0	Broadcast equipment sub-system	u	12.5%	-
8525 50 4	.0 —	Communication jamming equipment	u	12.5%	-
8525 50 5	0	Wireless microphone	u	12.5%	-
8525 50 9	0 —	Other	u	12.5%	-
8525 60	-	Transmission apparatus incorporating reception apparatus:			

Two way radio communication equipment:

DETTIED 1 110.					
(1)		(2)	(3)	(4)	(5)
8525 60 11		Walkie talkie set	u	Free	
8525 60 12		Marine radio communication equipment	u	Free	
8525 60 13		Amateur radio equipment	u	Free	
8525 60 19		Other	u	Free	
		Other:			
8525 60 91		VSAT terminals	u	Free	
8525 60 92		Other satellite communication	u	Free	
		equipment			
8525 60 99		Other	u	Free	
8525 80	_	Television cameras, digital cameras			
		and video camera recorders:			
8525 80 10		Television Cameras	u	12.5%	-
8525 80 20		Digital cameras	u	12.5%	-
8525 80 30		Video camera recorders	u	12.5%	-
8525 80 90		Other	u	12.5%	-";

(xv) for heading 8527, tariff items 8527 12 00 to 8527 39 00, sub-heading 8527 90, tariff items 8527 90 11 to 8527 90 90 and the entries relating thereto, the following heading, sub-headings, tariff items and entries shall be substituted, namely:—

"8527		RECEPTION APPARATUS FOR RADIO- BROADCASTING, WHETHER OR NOT COMBINED, IN THE SAME HOUSING, WITH SOUND RECORDING OR REPRODUCING APPARATUS OR A CLOCK			
	-	Radio-broadcast receivers capable of operating without an external source of p	power:		
8527 12 00		Pocket-size radio cassette-players	u	12.5%	-
8527 13 00		Other apparatus combined with sound			
		recording or reproducing apparatus	u	12.5%	-
8527 19 00		Other	u	12.5%	-
	_	Radio-broadcast receivers not capable			
		of operating without an external source			
		of power, of a kind used in motor vehicles:			
8527 21 00	_	Combined with sound recording or	u	12.5%	-
		reproducing apparatus			
8527 29 00		Other	u	12.5%	-
	_	Other:			
8527 91 00		Combined with sound recording	u	12.5%	-
		or reproducing apparatus			
8527 92 00		Not combined with sound	u	12.5%	-
		recording or reproducing			
		apparatus but combined with a clock			
8527 99		Other:			
332, 00		Radio communication receivers:			
		* - W - W - W - W - W - W - W - W - W -			

OFFICIAL GAZETTE — GOVT. OF GOA

SERIES I No. 13		(SUPPLEMENT)		25TH JUI	VE, 2009	
(1)		(2)		(3)	(4)	(5)
8527 99 11		Radio pagers	н.	u	12.5%	-
8527 99 12		Demodulators		u	12.5%	-
8527 99 19		Other		u	12.5%	-
8527 99 90		Other		u	12.5%	-";
8528 13, 22 00, st	tariff i ub-head	tems 8528 13 10, 85 ing 8528 30, tariff ite	ing 8528 12, tariff iter 28 13 90, sub-heading em 8528 30 10 to 8528 s, tariff items and e	8 8528 21, tariff ite 3 30 30 and the en	ms 8528 21 10 tries relating	to 8528 thereto,
"8528		MONITORS AND I	PROJECTORS,			

"8528		MONITORS AND PROJECTORS, NOT INCORPORATING TELEVISION RECEPTION APPARATUS; RECEPTION APPARATUS FOR TELEVISION, WHETHER OR NOT INCORPORATING RADIO- BROADCAST RECEIVER OR SOUND OR VIDEO RECORDING OR REPRODUCING APPARATUS			
	-	Cathode-ray tube monitors:			
8528 41 00	-	Of a kind solely or principally used in an automatic data processing system of heading 8471	u	12.5%	-
8528 49 00		Other	u	12.5%	-
	-	Other monitors:			
8528 51 00	-	Of a kind solely or principally used in an automatic data processing system of heading 8471	u	12.5%	-
8528 59 00	_	Other	u	12.5%	-
	_	Projectors:			
8528 61 00	-	Of a kind solely or principally used in an automatic data processing system of heading 8471	u	12.5%	-
8528 69 00	-	Other Reception apparatus for television, whether or not incorporating radio- broadcast receivers or sound or video recording or reproducing apparatus	u	12.5%	
8528 71 00		Not designed to incorporate a video display or screen	u	12.5%	-
8528 72	_	Other, colour:			
8528 72 11		Television set of screen	u	12.5%	-
		size upto 36 cm			

25TH JUNE, 2009

(1)	(2)	(3)	(4)	(5)
8528 72 12	 Television set of screen	u	12.5%	-
	size exceeding 36 cm but			
	not exceeding 54 cm			
8528 72 13	 Television set of screen	u	12.5%	-
	size exceeding 54 cm but			
	not exceeding 68 cm			
8528 72 14	 Television set of screen	u	12.5%	-
	size exceeding 68 cm but			
	not exceeding 74 cm			
8528 72 15	 Television set of screen	u	12.5%	-
	size exceeding 74 cm but			
	not exceeding 87cm			
8528 72 16	 Television set of screen	u	12.5%	-
	size exceeding 87 cm but			
	not exceeding 105 cm			
8528 72 17	 Television set of screen	u	12.5%	-
	size exceeding 105 cm			
8528 72 18	 Liquid crystal display	u	12.5%	=
	television set of screen			
	size below 63 cm			
8528 72 19	 Other	u	12.5%	-
8528 73	 Other, black and white			
	or other monochrome:			
8528 73 10	 Liquid crystal display	u	12.5%	-
	television set of screen			
	size below 25 cm			
8528 73 90	 Other	u	12.5%	-

(xvii) in heading 8535, in the entry in column (2), for the word "PLUGS", the words "PLUGS AND OTHER CONNECTORS" shall be substituted;

(xviii) in heading 8536,-

(a) for the entry in column (2), the following entry shall be substituted, namely:—

"ELECTRICAL APPARATUS FOR SWITCHING OR PROTECTING ELECTRICAL CIRCUITS, OR FOR MAKING CONNECTIONS TO OR IN ELECTRICAL CIRCUITS (FOR EXAMPLE, SWITCHES, RELAYS, FUSES, SURGE SUPPRESSORS, PLUGS, SOCKETS, LAMP-HOLDERS AND OTHER CONNECTORS, JUNCTION BOXES), FOR A VOLTAGE NOT EXCEEDING 1,000 VOLTS; CONNECTORS FOR OPTICAL FIBRES, OPTICAL FIBRE BUNDLES OR CABLES. ";

(b) after tariff item 8536 69 90 and the entries relating thereto, the following tariff item and entries shall be inserted, namely:—

"8536 70 00 - Connectors for optical fibres, optical fibre bundles or cables

kg. 16%

(xix) for heading 8542, sub-heading 8542 10, tariff items 8542 10 10 to 8542 21 00, sub-heading 8542 29, tariff items 8542 29 10 to 8542 90 00 and the entries relating thereto, the following heading, sub-heading, tariff items and entries shall be substituted, namely:—

(1)	(2)	(3)	(4)	(5)
"8542	ELECTRONIC INTEGRATED CIRCUITS - Electronic integrated circuits:			
8542 31 00	- Processors and controllers, whether or not combined with memories, converters, logic circuits, amplifiers, clock and timing circuits, or other circuits	u	Free	-
8542 32 00	- Memories	u	Free	_
8542 33 00	- Amplifiers	u	Free	
8542 39	- Other:			
85 4 2 39 10 -	- Sim cards	u	Free	-
8542 39 20 -	- Memory cards	u	Free	-
8542 39 90	- Other	u	Free	
8542 90 00	- Parts	kg.	Free	٠,

(xx) for heading 8543, tariff item 8543 11 00, sub-heading 8543 19, and tariff items 8543 19 10 to 8543 19 90 and the entries relating thereto, the following heading, sub-heading, tariff items and entries shall be substituted, namely:—

"8543

ELECTRICAL MACHINES AND APPARATUS HAVING INDIVIDUAL FUNCTIONS, NOT SPECIFIED OR INCLUDED ELSEWHERE IN THIS CHAPTER

u	Free	-
u	12.5%	-
u	12 .5%	-
u	12.5%	-";
	u u	u 12.5% u 12.5%

(xxi) in heading 8543, for tariff items 8543 40 00, 8543 81 00, sub-heading 8543 89, tariff items 8543 89 10 to 8543 89 99 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

"8543 70 -	Other machines and apparatus:			
8543 70 11	Proximity card and tags	u	Free	-
8543 70 12	Metal detector	u	12.5%	-
8543 70 13	Mine detector .	u	12.5%	-
8543 70 19	Other	u	12.5%	-
	Audio special effect equipment:			
8543 70 21	Digital reverberators	u	12.5%	-
8543 70 22	Mixing system or consoles	u	12.5%	-
8543 70 29	Other	u	12.5%	-
	Video special effect equipments:			
8543 70 31	Video mixing system or consoles	u	12.5%	-
8543 70 32	Video effect system	u	12.5%	-
8543 70 33	Digital layering machine	u	12.5%	-
8543 70 34	Paint box	u	12.5%	-
8543 70 35	Video typewriter	u	12.5%	-
	-			

(1)	(2)	(3)	(4)	(5)
8543 70 36 -	Video matting machine	u	12.5%	-
8543 70 39 -	Other	u	12.5%	-
-	Edit control Unit:			
8543 70 41 -	Computerised editing system			
	controlling more than three video			
	editing machines	u	12.5%	-
8543 70 42 -	Other video control unit	u	12.5%	-
8543 70 49 -	Other	u	12.5%	-
8543 70 50 -	- Colour corrector	u	12.5%	-
-	Amplifier:			
8543 70 61 -	Broadcast amplifier	u	12.5%	-
8543 70 62 -	Limiting amplifier, video	u	12.5%	-
	distribution amplifier and			
	stabilizing amplifiers			
8543 70 69 -	· -	u	12.5%	_
_	- Graphic equalizer and synthesized			
	receivers:			
8543 70 71 -	Graphic equalizer	u	12.5%	-
8543 70 72 -	- Synthesised receivers	u	12.5%	-
-	- Other:			
8543 70 91 -	RF (radio frequency)			
	power amplifier	· u	12.5%	=
	and noise generators for			
	communication jamming equipment,			
	static and mobile or man-portable			
8543 70 92 -	Equipment gadgets based on			
	solar energy	u	12.5%	-
8543 70 93 -	Professional beauty care			
	equipment	u	12.5%	-
8543 70 94	Audit visual stereo encoders	u	12.5%	-
8543 70 95	Time code generator	u	12.5%	-
8543 70 99	Other	u	12.5%	-";

(xxii) in the heading 8544, for tariff item 8544 30 00, sub-heading 8544 41, tariff items 8544 41 11 to 8544 41 90, sub-heading 8544 49, tariff items 8544 49 11 to 8544 49 90, sub-heading 8544 51, tariff items 8544 51 10 to 8544 51 90 sub-heading 8544 59, tariff items 8544 59 10 to 8544 59 90 and the entries relating thereto, the following sub-headings, tariff items and entries shall be substituted, namely:—

"8544 30 00	Ignition wiring sets and other wiring sets of a kind used in vehicles, aircraft or ships	kg.	12.5%	-
	Other electric conductors, for a voltage not exceeding 1, 000 V:			
8544 42	- Fitted with connectors:			
8544 42 10 -	- Paper insulated	kg.	12.5%	-
8544 42 20 -	- Plastic insulated	kg.	12.5%	-
8544 42 30 -	- Rubber insulated	kg.	12.5%	-
8544 42 90 -	- Other	kg.	12.5%	-
8544 49	Other			
	Other electric conductors, for a voltage not exceeding 80 V:			

-- Telephone cables:

SERIES I No. 13

(SUPPLEMENT)

25TH JUNE, 2009

		•			
(1)	(2)		(3)	(4)	(5)
8544 49 11	Dry core paper insulated		kg.	12.5%	_
8544 49 19	Other		kg.	12.5%	-
8544 49 20	Paper insulated		kg.	12.5%	-
8544 49 30	Plastic insulated		kg.	12.5%	_
8544 49 40	Rubber insulated		kg.	12.5%	-
8544 49 90	Other		kg.	12.5%	_"

- (73) in section XVII, in Note1, the figures "9501" shall be omitted;
- (74) in Chapter 86, in heading 8606,-
 - (i) tariff item 8606 20 00 and the entries relating thereto shall be omitted;
- (ii) in tariff item 8606 30 00, in the entry in column (2), the word and figures "or 8606 20" shall be omitted;
- (75) in Chapter 87,---
 - (i) in Note 4, for the figures "9501", the figures "9503" shall be substituted;
- (ii) in heading 8708, for tariff items 8708 29 00 to 8708 99 00 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:—

"8708 29 00 -	Other	kg.	12.5%	_
8708 30 00 -	Brakes and servo-brakes; parts thereof	kg.	12.5%	-
8708 40 00 -	Gear boxes and parts thereof	kg.	12.5 %	-
8708 50 00 -	Drive-axles with differential, whether or not provided with other transmission components, non-driving axles; parts thereof	kg.	12.5%	-
8708 70 00 -	Road wheels and parts and accessories thereof	kg.	12,5%	-
8708 80 00 -	Suspension systems and parts thereof (including shock absorbers)	kg.	12.5%	-
-	Other parts and accessories:			
8708 91 00 -	Radiators and parts thereof	kg.	12.5%	-
9708 92 00 -	Silencers (mufflers) and exhaust pipes; parts thereof	kg.	12.5%	• .
8708 93 00 -	Clutches and parts thereof	kg. ·	12.5%	-
8708 94 00	Steering wheels, steering columns and steering boxes; parts thereof	kg.	12.5%	-
8708 95 00	Safety airbags with inflator system; parts thereof	kg.	12.5%	-
8708 99 00 -	Other	kg.	12.5%	-";

(76) in Chapter 88,-

for heading 8801, tariff items 8801 10 00 to 8801 90 90 and the entries relating thereto, the following heading, sub-heading, tariff items and entries shall be substituted, namely:-

(1)		(2)	(3)	(4)	(5)
"8801		BALLOONS AND DIRIGIBLES, GLIDERS, HANG GLIDERS AND OTHER NON-POWERED AIRCRAFT			
8801 00	-	Balloons and dirigibles; gliders, hang gliders and other non-powered aircraft:			
8801 00 10		Gliders and hang gliders	u	12.5%	-
8801 00 20		Balloons	u	12.5%	-
8801 00 90		Other	u	12.5%	-";

(77) in Chapter 90,-

(i) in Note 1,—

- (a) in clause (a), for the brackets, word and figures "(heading 4204)", the brackets, word and figures "(heading 4205)" shall be substituted;
- (b) in clause (g), for the words, figures and brackets "of heading 8481)", the following words, figures and brackets shall be substituted, namely:—

"of heading 8481; machines and apparatus (including apparatus for the projection or drawing of circuit patterns on sensitised semi-conductor materials) of heading 8486;";

- (c) for clause (h), the following clause shall be substituted, namely:—
 - "(h) searchlights or spotlights of a kind used for cycles or motor vehicles (heading 8512); portable electric lamps of heading 8513; cinematographic sound recording, reproducing or re-recording apparatus (heading 8519); sound-heads (heading 8522); television cameras, digital cameras and video camera recorders (heading 8525); rader apparatus, radio navigational aid apparatus or radio remote control apparatus (heading 8526); connectors for optical fibres, optical fibre bundles or cables (heading 8536); numerical control apparatus of heading 8537; sealed beam lamp units of heading 8539; optical fibre cables of heading 8544;";
- (ii) in Note 2, in clause (a), for the figures "8485", the figures "8487" shall be substituted;
- (iii) for Note 3, the following Note shall be substituted, namely:-
 - "3. The provisions of Notes 3 and 4 to Section XVI apply also to this Chapter.";
- (iv) in heading 9006, tariff items 9006 20 00 and 9006 62 00 and the entries relating thereto shall be omitted:
- (v) heading 9009, tariff items 9009 11 00 to 9009 99 00 and the entries relating thereto shall be omitted:
 - (vi) in heading 9010,---
 - (a) in the entry in column (2), the brackets and words "(INCLUDING APPARATUS FOR THE PROJECTION OR DRAWING OF CIRCUIT PATTERNS ON SENSITISED SEMI-CONDUCTOR MATERIALS)" shall be omitted;
 - (b) for tariff items 9010 10 00 to 9010 49 00 and the entries relating thereto, the following tariff item and entries shall be substituted, namely:—

25TH JUNE, 2009

(1)	(2)	 (3)	(4)	(5)
'9010 10 00 -	Apparatus and equipment for automatically developing photographic (including cinematographic) film or paper in rolls or for automatically exposing developed film to rolls of photographic paper	u	12.5%	и_;

(vii) in heading 9027, tariff item 9027 40 00 and the entries relating thereto shall be omitted; (viii) in heading 9030,—

(a) for tariff items 9030 20 00, 9030 31 00, sub-heading 9030 39, tariff items 9030 39 10 to 9030 39 90 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

"9030 20 00	-	Oscilloscopes and oscillographs Other instruments and apparatus, for measuring or checking voltage, current, resistance or power:	u .	12.5%	-
9030 31 00		Multimeters without a recording device	u	12.5%	-
9030 32 00	_	Multimeters with a recording device	u	12.5%	-
9030 33	-	Other, without a recording device:			
9030 33 10	_	Ammeters, volt meters and watt meters	u	12.5%	-
9030 33 20	_	Spectrum resistance meters	u	12.5%	-
9030 33 30	_	Capacitance meter	u	12.5%	-
9030 33 40		Frequency measuring apparatus	u	12.5%	-
9030 33 50		Megar meters	u	12.5%	-
9030 33 90		Other	u	12.5%	-
9030 39 00	-	Other, with a recording device	u	12.5%	-";

- (b) in column (1), for tariff item "9030 83 00", the tariff item "9030 84 00" shall be substituted;
- (ix) in heading 9031, tariff item 9031 30 00 and the entries relating thereto shall be omitted; (78) in Chapter 91,—
 - (i) in heading 9101, tariff item 9101 12 00 and the entries relating thereto shall be omitted;
 - (ii) in heading 9106, tariff item 9106 20 00 and the entries relating thereto shall be omitted;
- (79) in Chapter 92,-
- (i) heading 9203, sub-heading 9203 00, tariff items 9203 00 10 and 9203 00 90 and the entries relating thereto shall be omitted;
- (ii) heading 9204, tariff items 9204 10 00 and 9204 20 00 and the entries relating thereto shall be omitted;
- (iii) in heading 9209, tariff items 9209 10 00, 9209 20 00 and 9209 93 00 and the entries relating thereto shall be omitted;
- (80) in Chapter 93, in heading 9306, tariff item 9306 10 00 and the entries relating thereto shall be omitted;

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			(4)	(5)
(4)	(2)	(ა)	
(1)	(2)			

(81) in Chapter 94,---

(i) in Note 3, for the brackets and letters "(a)" and "(b)", the brackets and letters "(A)" and "(B)" shall respectively be substituted;

(ii) in heading 9401, for tariff item 9401 50 00 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:-

"- Seats of cane, osier, bamboo or similar materials:

9401 51 00 - Of bamboo or rattan

9401 59 00 - Other

12.5% u 12.5% 11

(iii) in heading 9403, for sub-heading 9403 80, tariff items 9403 80 10 and 9403 80 90 and the entries relating thereto, the following shall be substituted, namely:—

"- Furniture of other materials, including cane, osier, bamboo or similar materials:

9403 81 00 - Of bamboo or rattan

12.5%

9403 89 00 - Other

12.5% u

11

(82) in Chapter 95,-

(i) in Note 1,—

- (a) for clause (a), the following clause shall be substituted namely:— "(a) Candles (heading 3406);";
 - (b) in clause (t), the word "or" occurring at the end shall be omitted;
- (c) in clause (u), for the brackets and words "(classified according to the constituent material).", the brackets and words "(Classified according to the constituent material); or" shall be substituted;
 - (d) after clause (u), the following clause shall be inserted, namely:—
 - "(v) Tableware, kitchenware, toilet articles, carpets and other textile floor coverings, apparel, bed linen, table linen, toilet linen, kitchen linen and similar articles having a utilitarian function (classified according to their constituent material).";
- (ii) for Note 4, the following Notes shall be substituted, namely:-
- "4 Subject to the provisions of Note 1, heading 9503 applies, inter alia, to articles of this heading combined with one or more items, which cannot be considered as sets under the terms of rule 3(b) of the General rules for Interpretation of this schedule, and which, if presented separately, would be classified in other headings, provided the articles are put up together for retail sale and the combinations have the essential character of toys.
- 5. Heading 9503 does not cover articles which, on account of their design, shape or constituent material, are identifiable as intended / exclusively for animals, for example "pet toys" (classification in their own appropriate heading).";
- (iii) heading 9501, sub-heading 9501 00, tariff items 9501 00 10 and 9501 00 90 and the entries relating thereto shall be omitted;
- (iv) heading 9502, sub-heading 9502 10, tariff items 9502 10 10 to 9502 99 00 and the entries relating thereto shall be omitted;

25TH JUNE, 2009

(1)	(2)		(3)	(4)	(5)

(v) for heading 9503, tariff items 9503 10 00 to 9503 41 00, sub-heading 950349, tariff items 9503 49 10 to 9503 49 90, sub-heading 9503 50, tariff items 9503 50 10, 9503 50 90, sub-heading 9503 60, tariff items 9503 60 10, 9503 60 90, sub-heading 9503 70, tariff items 9503 70 10, 9503 70 90, sub-heading 9503 80, tariff items 9503 80 10 and 9503 80 90, sub-heading 9503 90, tariff items 9503 90 10 to 9503 90 90 and the entries relating thereto the following heading, sub-heading, tariff items and entries shall be substituted, namely:—

'9503 TRICYCLES, SCOOTERS, PEDAL
CARS AND SIMILAR WHEELED TOYS;
DOLLS' CARRIAGES; DOLLS; OTHER
TOYS; REDUCED-SIZE ("SCALE")
MODELS AND SIMILAR
RECREATIONAL MODELS, WORKING

OR NOT, PUZZLES OF ALL KINDS

9503 00 - Tricycles, scooters, pedal cars and similar wheeled toys; dolls' carriages; dolls; other toys; reduced-size ("scale") models and similar recreational models, working or not; puzzles of all kinds:

9503 00 10	Of wood	u	12.5%	-
9503 00 20	Of metal	u	12.5%	-
9503 00 30	Of plastics	u	12.5%	-
9503 00 90	Other	u	12.5%	-';

(vi) in heading 9504,—

"OFO4 OO 40

(a) for tariff item 9504 20 00 and the entries relating thereto, the following tariff item and entries shall be substituted, namely:—

"9504 20 00 - Articles and accessories for billiards u 12.5% -"; of all kinds

(b) for sub-heading 9504 30, tariff items 9504 30 10 to 9504 30 90 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:—

9504 30 10 -	bank notes, bank cards, tokens or by other means of payment, other than bowling alley equipment	u	12.576	_
9504 30 20	Carom board, with or without coins and strikers	u	12.5%	-
9504 30 90	Other	u	12.5%	-";

(83) in Chapter 96, for heading 9614, tariff item 9614 20 00, sub-heading 9614 90, tariff items 9614 90 10 to 9614 90 90 and the entries relating thereto, the following shall be substituted, namely:—

"9614 00 00 SMOKING PIPES (INCLUDING PIPE u 12.5% -";
BOWLS) AND CIGAR OR CIGARETTE
HOLDERS AND PARTS THEREOF

(84) in Chapter 97, in Note 4, for the brackets and letters "(a)" and "(b)", the brackets and letters "(A)" and "(B)" shall respectively be substituted;

12.5%

THE FIFTH SCHEDULE (See section 66)

PART I

In the Third Schedule to the Central Excise Act,-

(1) after S. No. 71 and the entries relating thereto, the following S. No., heading and entries shall be inserted, namely:—

S. No.	Heading, sub-heading or tariff item	Description of goods
(1)	(2)	(3)
"71A.	8443	Fascimile machines";

(2) after S. No. 76 and the entries relating thereto, the following S. No., heading and entries shall be inserted, namely:—

(1)	(2)					(3)	
"76A.	8508	Vacuum	Cleaners	with	self	contained	electric motor";

(3) against S. No. 77, for the entry in column (3), the following entry shall be substituted, namely:—

"Electro-mechanical domestic appliances with self-contained electric motor, other than vacuum cleaners $\,$ of heading 8508";

- (4) against S. No. 81, in the entry in column (3), the words "; facsimile machines" shall be omitted;
- (5) against S. No. 84, for the entry in column (3), the following entry shall be substituted, namely:—

"Unrecorded audio cassettes; recorded or unrecorded video cassettes; recorded or unrecorded magnetic discs";

- (6) against S. Nos. 85, 86, 87 and 88, the entries in columns (2) and (3) shall be omitted;
- (7) for S. No. 89 and the entries relating thereto, the following S. No., heading and entries shall be substituted, namely:-

(1)	(2)	(3)
"89	8525 or 8517	Cellular or mobile phones
89A.	8527	Pagers";

PART II

In the Third Schedule to the Central Excise Act, after S.No. 99 and the entries relating thereto, the following entries shall be inserted, namely:—

(1)	(2)	(3)
		1
"100.	Any heading	Parts, components and assemblies of automobiles
101.	3808 30 40	Plant-growth regulator
102.	9603 21 00	Toothbrush".

THE SIXTH SCHEDULE

[See section 67(a)]

In the First Schedule to the Central Excise Tariff Act,-

- (1) in Chapter 16, for the entry in column (4) occurring against all the tariff items, the entry "Nil" shall be substituted:
 - (2) in Chapter 19,—
 - (i) in tariff items 1902 11 00, 1902 19 00, 1902 20 10,1902 20 90, 1902 30 10 and 1902 30 90, for the entry in column (4) occurring against each of them, the entry "Nil" shall be substituted;
 - (ii) in tariff items 1905 31 00, 1905 32 19, 1905 90 10 and 1905 90 20, for the entry in column (4) occurring against each of them, the entry "8%" shall be substituted;
 - (3) in Chapter 21,—
 - (i) in tariff item 2105 00 00, for the entry in column (4), the entry "Nil" shall be substituted;
 - (ii) in tariff item 2106 90 20, for the entry in column (4), the entry "37.5%" shall be substituted;
 - (4) in Chapter 24,-
 - (i) for the entry in column (4) occurring against all the tariff items of heading 2401, the entry "42%" shall be substituted;
 - (ii) in tariff item 2402 20 10, for the entry in column (4), the entry "Rs. 125 per thousand" shall be substituted;
 - (iii) in tariff item 2402 20 20, for the entry in column (4), the entry "Rs.415 per thousand" shall be substituted;
 - (iv) in tariff item 2402 20 30, for the entry in column (4), the entry "Rs. 620 per thousand" shall be substituted;
 - (v) in tariff item 2402 20 40, for the entry in column (4), the entry "Rs. 1,005 per thousand" shall be substituted;
 - (vi) in tariff item 2402 20 50, for the entry in column (4), the entry "Rs. 1,340 per thousand" shall be substituted;
 - (vii) in tariff item 2402 20 90, for the entry in column (4), the entry "Rs. 1,645" per thousand" shall be substituted;
 - (viii) in tariff item 2403 10 10, for the entry in column (4), the entry "50%" shall be substituted;
 - (ix) in tariff item 2403 10 31, for the entry in column (4), the entry "Rs. 12 per thousand" shall be substituted;
 - (x) in tariff item 2403 10 39, for the entry in column (4), the entry "Rs. 30 per thousand" shall be substituted;
 - (xi) in tariff items 2403 91 00, 2403 99 10, 2403 99 20, 2403 99 30, 2403 99 40, 2403 99 50, 2403 99 60 and 2403 99 90, for the entry in column (4), occurring against each of them, the entry "50%" shall be substituted;
 - (5) in Chapter 25,-
 - (i) after Note 5, the following Note shall be inserted, namely:—
 - '6. In relation to products of headings 2515 and 2516, the process of cutting or sawing or sizing or polishing or any other process, for converting of stone blocks into slabs or tiles, shall amount to "manufacture".';
 - (ii) in tariff item 2503 00 10, for the entry in column (4), the entry "16%" shall be substituted;

SERIES I No.	OFFICIAL GAZETTE — GOVT (SUPPLEMENT)		25TH JUNE, 2009
Tariff Item	Description of goods	Unit	Rate of duty
(1)	(2)	(3)	(4)
(6) in Chapte	er 28,—		
(i) in 1	heading 2812,—		
	for tariff item 2812 10 10 and the entries ituted, namely:—	relating thereto, the	following shall be
"2812 10 10 -	 Phosgene (carbonyl chloride, carbonyl dichloride, carbon oxy-chloride, chloroformyl chloride) 	kg.	16%";
(b) name:	for tariff item 2812 10 20 and entries relating the	nereto, the following	shall be substituted,
"	Phosphorus trichloride and Phosphorus pe	entachloride :	
2812 10 21 -	Phosphorus trichloride	kg.	16%
2812 10 22 -	Phosphorous pentachloride	kg.	16%";
	for tariff item 2812 10 40 and entries related, namely:—	ating thereto, the	following shall be
u	Sulphur oxy-chloride, Sulphur monochloride, Sulphur dichloride and Thionyl chloride:		
	Sulphur oxy-chloride	kg.	16%
	Sulphur monochloride	kg.	16% 16%
	Sulphur dichloride Thionyl chloride	kg. kg.	16%";
(d) name	after tariff item 2812 10 50 and the entries relatively:—	ng thereto, the following	ng shall be inserted,
"2812 10 60 -	Arsenous trichloride	kg.	16%'';
	heading 2851, for tariff item 2851 00 90 and the tituted, namely:—	ne entries relating th	nereto, the following
11	Other:		
2851 00 91 - 2851 00 99 -	Cyanogen chloride [(CN) CI] Other	kg. kg.	16% 16%";
(7) in Cl	hapter 29,—		
	heading 2903, for tariff item 2903 30 10 and the substituted, namely:—	ne entries relating th	ereto, the following
u	Fluorinated derivatives:		
2903 30 11 -	1-Propene 1 1 3 3 3 -	ka	16%

2903 30 11 --- 1-Propene,1,1,3,3,3,- kg. 16%
Pentafluoro-2-(trifluoromethyl) (PFIB)

2903 30 19 --- Other kg. 16%";

(ii) in heading 2904, after tariff item 2904 90 70 and the entries relating thereto, the following shall be inserted, namely:—

OFFICIAL GAZETTE - GOVT. OF GOA SERIES I No. 13 (SUPPLEMENT) 25TH JUNE, 2009 (1) (2)(3)(4)"2904 90 80 — Chloropicrin (Trichloronitro-Methane) kg. 16%"; (iii) in heading 2905, for tariff item 2905 1900 and the entries relating thereto, the following shall be substituted, namely:-"2905 19 Other: 2905 19 10 — 2-Butanol, 3, 3-dimethylkg. 16% 2905 19 90 -- Other 16%": kg. (iv) in heading 2918, for tariff item 2918 19 00 and the entries relating thereto, the following shall be substituted, namely:-- Other: 2918 19 10 - Benzeneacetic acid, kg. 16% alpha-hydroxy-alpha-phenyl-16%"; 2918 19 90 - Other kg. (v) in heading 2920,— (a) for tariff item 2920 10 00 and the entries relating thereto, the following shall be substituted, namely:--"- Phosphorothioic acid, S [2-(diethylamino) ethyl] O, Odiethyl ester; and Thiophosphoric esters (phosphorothioates) and their salts; their halogenated, sulphonated, nitrated or nitrosated derivatives: 16% kg. 2920 10 10 - Phosphorothioic acid, S [2-(diethylamino) ethyl]O, O-diethyl ester 16%"; kg. 2920 10 20 -- Thiophosphoric esters (phosphorothioates) and their salts; their halogenated, sulphonated, nitrated or nitrosated derivatives (b) for tariff item 2920 90 90 and the entries relating thereto, the following shall be substituted, namely:-"--- Other; 16% kg. 2920 90 41 - Trimethyl Phosphite 16% kg. 2920 90 42 --- Triethyl Phosphite 16% 2920 90 43 --- Dimethyl Phosphite kg. 16% kg. 2920 90 44 --- Diethyl Phosphite 292

2320 30 44	Diethyr rhospinte	9	
2920 90 45	O, O, Dimethyl Methyl Phosphonate	kg.	16%
2920 90 47	Phosphonic Acid, Methyl-	kg.	16%
	compound with (aminoimino methyl)		
	urea (1:1)		
2920 90 48	- 1-Propanaminium N, N, N-trimethyl	kg.	16%
	-3-[1-oxo-9-octadecenyl amino]-,(Z)-		
	methyl methylphosphonate		

(1)	(2)	(3)	(4)
2920 90 51	- Phosphonic acid [methyl-bis (5-ethyl-2-methyl-2-oxido-1, 3, 2-dioxaphosphorinan-5-yl) methyl] ester	kg.	16%
2920 90 52	- Phosphonic acid [methyl- (5-ethyl-2-methyl 2-oxido-1, 3, 2 -dioxaphosphorinan-5-yl) methyl] ester	kg.	16%
2920 90 53	- Phosphonic acid, propyl-dimethyl ester	kg.	16%
2920 90 54	- Phosphonous acid, methyl-diethyl ester	kg.	16%
2920 90 55	- Phosphonic acid, ethyl-	kg.	16%
2920 90 56	- Phosphonic acid, propyl-	kg.	16%
2920 90 57	- Phosphinic acid, methyl-	kg.	16%
2920 90 58	- Phosphonochloridic acid, methyl-,	kg.	16%
	methyl ester	kg.	16%
2920 90 61	- Phosphonothioic dichloride, ethyl-	kg.	16%
2920 90 62	- Phosphonic acid, methyl-	kg.	16%
2920 90 63 -	- Phosphonic acid, methyl-, dimethyl ester	kg.	16%
2920 90 64	- Phosphonic, dichloride, methyl-	kg.	16%
2920 90 65	- Phosphonous dichloride, methyl-	kg.	16%
2920 90 66	- Phosphonic acid, ethyl-, diethyl ester	kg.	16%
2920 90 99	- Other	kg.	16%";

(vi) in heading 2921, for tariff item 2921 1900 and the entries relating thereto, the following shall be substituted, namely:—

"2921 19 - Other:

2-Chloro N, N-Di-isopropyl ethylamine and Ethanamine, 2-Chloro-N, N-dimethyl:

292119 11	 2-Chloro N,N-Di-isopropyl ethylamine	kg.	16%
292119 14	 Ethanamine, 2-Chloro-N, N-dimethyl	kg.	16%
292119 90	 Other	ka.	16%":

(vii) in heading 2922,-

(a) for tariff items 2922 11 00 and 2922 12 00 and the entries relating thereto, the following shall be substituted, namely:—

"2922 11 - Monoethanolamine and its salts:

-- 2-Hydroxy N, N-Diisopropyl
Ethylamine, N, N-Diethyl Amino
ethyl Chloride Hydrochloride,
Di-ethyl Amino ethanethiol
Hydrochloride, Di-Methyl Amino ehtyl
chloride Hydrochloride, Di-Methyl
Amino ethanethiol, Di-Methyl Amino
ethanethiol Hydrochloride:

OFFICIAL GAZETTE — GOVT. OF GOA

SERIES I No. 1	3 (SUPPLEMENT)	-	25TH JUNE, 2009
(1)	(2)	(3)	(4)
2922 11 11	2-Hydroxy N, N-Diisopropyl Ethylamine	kg.	16%
2922 11 12	N, N-Diethyl Amino ethyl	kg.	16%
	Chloride Hydrochloride		
2922 11 13	Di-ethyl Amino ethanethiol Hydrochloride	kg.	16%
2922 11 14	Di-Methyl Amino ethyl chloride		
	Hydrochloride	kg.	16%
2922 11 15	Di-Methyl Amino ethanethiol	kg.	16%
2922 11 16	Di-Methyl Amino ethanethio		
	Hydrochloride	kg.	16%
2922 11 90		kg.	16%
2922 12 -	Diethanolamine and its salts:		
	Ethyldiethanolamine and Methyldiethanolamine	e:	
2922 12 11 —	Ethyldiethanolamine	kg.	16%
	Methyldiethanolamine	kg.	16%
2922 12 90	Other	kg.	16%";
namely:		ka	16%
'2922 19 -		kg.	16%
	Diethyl amino ethanethiol	kg.	16%
	Ethanol, 2-[bis (1-methylethyl) amino]	kg.	16%
	Ethanethiol, 2-(diethylamino)-	kg.	16%";
2922 19 90 —	Other	kg.	10%,
	in heading 2930, for tariff item 2930 90 90 and the substituted, namely:—	entries relating th	ereto, the following
"	Other:		
2930 90 91	Ethanol, 2,2'-thiobis-	kg.	16%
2930 90 99	Other	kg.	16%";
	n heading 2933, after tariff item 2933 39 20 ag shall be inserted, namely:—	and the entries re	elating thereto, the
"2933 39 30	1-Azabicyclo (2.2.2.) octan-3-ol	kg.	16%";
	heading 2939, for tariff item 2939 29 00 and the substituted, namely:—	entries relating th	ereto, the followin
"2939 29 -	Other:		
2939 29 10	Benzeneacetic acid, alpha	kg.	16%
2000 20 10	-hydroxy-alpha-phenyl, 1-	-	
	azabicyclo [2.2.2.] oct-3-yl ester		
2939 29 90	•	kg.	16%";
2000 20 00		-	

(1) (2) (3) (4)

- (8) in Chapter 32, for Note 7, the following Note shall be substituted, namely:—
- '7. In relation to products of tariff items 3204 19 81, 3204 19 82, 3204 19 83, 3204 19 84, 3204 19 85, 3204 19 86, 3204 19 87, 3204 19 88, 3204 19 89, 3204 19 90 and products of heading 3206, labelling, re-labelling of containers and re-packing from bulk packs to retail packs or the adoption of any other treatment, to render the product marketable to the consumer, shall amount to "manufacture".':
 - (9) in Chapter 39, after Note 15, the following Note shall be inserted, namely:—
 - "16. In relation to the products of headings 3920 and 3921, the process of metallization shall amount to "manufacture".';
- (10) in Chapter 50, in tariff items 5004 00 90, 5005 00 21, 5005 00 22, 5006 00 31, 5006 00 32, 5006 00 33 and 5006 00 39, for the entry in column (4) occurring against each of them, the entry "8%" shall be substituted;
- (11) in Chapter 51, for the entry in column (4) occurring against all the tariff items of headings 5105, 5106, 5107, 5108, 5109, 5110, 5111, 5112 and 5113, the entry "8%" shall be substituted;
- (12) in Chapter 52, for the entry in column (4) occurring against all the tariff items of headings 5204, 5205, 5206, 5207, 5208, 5209, 5210, 5211 and 5212, the entry "8%" shall be substituted,
 - (13) in Chapter 53,-
 - (i) for the entry in column (4) occurring against all the tariff items of headings 5302 and 5304, the entry "8%" shall be substituted;
 - (ii) for the entry in column (4) occurring against all the tariff items of heading 5305 (except tariff item 5305 90 10), the entry "8%" shall be substituted;
 - (iii) for the entry in column (4) occurring against all the tariff items of heading 5306, the entry "8%" shall be substituted;
 - (iv) in tariff items 5308 20 00, 5308 90 10 and 5308 90 90, for the entry in column (4) occurring against each of them, the entry "8%" shall be substituted;
 - (v) for the entry in column (4) occurring against all the tariff items of headings 5309, 5310 and 5311, the entry "8%" shall be substituted;
 - (14) in Chapter 54,—
 - (i) for the entry in column (4) occurring against all the tariff items of headings 5401 and 5404, the entry "8%" shall be substituted;
 - (ii) in tariff item 5405 00 00, for the entry in column (4), the entry "8%" shall be substituted;
 - (iii) for the entry in column (4) occurring against all the tariff items of headings 5407 and 5408, the entry "8%" shall be substituted;
- (15) in Chapter 55, for the entry in column (4) occurring against all the tariff items of headings 5508, 5509, 5510, 5511, 5512, 5513, 5514, 5515 and 5516, the entry "8%" shall be substituted;
- (16) in Chapter 56, for the entry in column (4) occurring against all the tariff items (except tariff items 5601 10 00, 5601 22 00, 5607 10 10, 5607 10 90, 5608 11 10 and 5608 11 90), the entry "8%" shall be substituted;

(1) (2) (3) (4)

- (17) in Chapter 57, for the entry in column (4) occurring against all the tariff items, the entry "8%" shall be substituted;
- (18) in Chapter 58, for the entry in column (4) occurring against all the tariff items (except tariff items 5804 30 00, 5805 00 10, 5805 00 20, 5805 00 90, 5807 10 10, 5807 10 20, 5807 10 90, 5807 90 10 and 5807 90 90), the entry "8%" shall be substituted;
- (19) in Chapter 59, for the entry in column (4) occurring against all the tariff items (except tariff items 5902 10 10 and 5902 10 90), the entry "8%" shall be substituted;
- (20) in Chapter 60, for the entry in column (4) occurring against all the tariff items, the entry "8%" shall be substituted;
- (21) in Chapter 61, for the entry in column (4) occurring against all the tariff items, the entry "8%" shall be substituted;
- (22) in Chapter 62, for the entry in column (4), occurring against all the tariff items, the entry "8%" shall be substituted;
- (23) in Chapter 63, for the entry in column (4) occurring against all the tariff items (except tariff items 6309 00 00, 6310 10 10, 6310 10 20, 6310 10 30, 6310 10 90, 6310 90 10, 6310 90 20, 6310 90 30, 6310 90 40 and 6310 90 90), the entry "8%" shall be substituted);
 - (24) in Chapter 72, after Note 3, the following Note shall be inserted, namely:—
 - '4. In relation to the products of this Chapter, the process of drawing or redrawing a bar, rod, wire rod, round bar or any other similar article, into bright bar, shall amount to "manufacture".';
- (25) in Chapter 73, in Note 5, for the figures and word "7304 and 7305", the figures and word "7304, 7305 and 7306" shall be substituted;
- (26) in Chapter 85, in tariff items 8524 31 11, 8524 31 19, 8524 40 11, 8524 40 19, 8524 91 11, 8524 91 12, 8524 91 13 and 8524 91 19, for the entry in column (4) occurring against each of them, the entry "8%" shall be substituted;

(27) in Chapter 87,---

- (i) in tariff items 8702 10 11, 8702 10 12, 8702 10 19, 8702 90 11, 8702 90 12, 8702 90 13, and 8702 90 19, for the entry in column (4) occurring against each of them, the entry "24%" shall be substituted;
- (ii) for the entry in column (4) occurring against all the tariff items of heading 8703, the entry "24%" shall be substituted;
- (iii) in tariff items 8704 10 90, 8704 31 10, 8704 31 90, 8704 32 11, 8704 32 19, 8704 32 90, 8704 90 11, 8704 90 12, 8704 90 19 and 8704 90 90, for the entry in column (4) occurring against each of them, the entry "24%" shall be substituted;
- (iv) in tariff items 8706 00 21 and 8706 00 39, for the entry in column (4) occurring against each of them, the entry "24%" shall be substituted;
- (v) in tariff items $8706\,00\,43$ and $8706\,00\,49$, for the entry in column (4) occurring against each of them, the entry "24% + Rs. 10,000 per chassis" shall be substituted;

THE SEVENTH SCHEDULE

[See section 67(b)]

Tariff item	Description of goods	Unit	Rate of duty
(1)	(2)	(3)	(4)

In the First Schedule to the Central Excise Tariff Act.—

(1) in Chapter 1, in heading 0105, for tariff items 0105 92 00 and 0105 93 00 and the entries relating thereto, the following tariff item and entries shall be substituted, namely:—

"0105 94 00 - Fowls of the species Gallus domesticus

- (2) in Chapter 2,---
 - (i) in heading 0208, tariff item 0208 20 00 and the entries relating thereto shall be omitted;
- (ii) in heading 0210, in the entry in column (2) appearing after tariff item 0210 20 00, for the words "meat and meat offal", the words "meat or meat offal" shall be substituted;
- (3) in Chapter 3,—
- (i) in heading 0301, after tariff item 0301 93 00 and the entries relating thereto, the following tariff items and entries shall be inserted, namely:-

Nil kg. "0301 94 00 -- Bluefin tunas (Thunnus thynnus) Nil": kg. 0301 95 00 - Southern bluefin tunas (Thunnus maccoyii)

(ii) in heading 0302, after tariff item 0302 66 00 and the entries relating thereto, the following tariff items and entries shall be inserted, namely:-

Nil "0302 67 00 - Swordfish (Xiphias gladius) kg. Nil"; 0302 68 00 - Toothfish (Dissostichus spp.) kg.

(iii) in heading 0303, for tariff items 0303 50 00 and 0303 60 00 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:-

> "-Herrings (Clupea harengus, Clupea pallasii) and cod (Gadus morhua, Gadus ogac, Gadus macrocephalus) excluding livers and roes:

Nil kg. 0303 51 00 - Herrings (Clupea harengus, Clupea pallasii) Nil kg. 0303 52 00 - Cod (Gadus morhua, Gadus ogac, Gadus macrocephalus) -- Swordfish (Xiphias gladius) and toothfish (Dissostichus spp.) excluding livers and roes: Nil kg. 0303 61 00 - Swordfish (Xiphias gladius) Nil"; 0303 62 00 - Toothfish (Dissostichus spp.) kg.

(iv) in heading 0304, for tariff item 0304 10 00, sub-heading 0304 20, tariff items 0304 20 10 to 0304 90 00 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

Fresh or chilled:

25TH JUNE, 2009

(1)		(2)	(3)	(4)
0304 11 00	_	Swordfish (Xiphias gladius)	kg.	Nil
0304 12 00	_	Toothfish (Dissostichus spp.)	kg.	Nil
0304 19 00	-	Other	kg.	Nil
	-	Frozen fillets:	g·	IVII
0304 21 00	_	Swordfish (Xiphias gladius)	kg.	Nil
0304 22 00	-		kg.	Ni
0304 29	-	Other:	9 -	141
0304 29 10		Hilsa	kg.	Nil
0304 29 20		Shark	kg.	Nil
0304 29 30		Seer	kg.	Nil
0304 29 40		Tuna	kg.	Nil
0304 29 50		Cuttlefish	kg.	Nil
0304 29 90		Other	kg.	Nil
	-	Other:	g .	2411
0304 91 00	_	Swordfish (Xiphais gladius)	kg.	Nil
304 92 00	_	Toothfish (Dissostichus spp.)	kg.	Nil
304 99 00	_	Other	kg.	Nil";

(4) in Chapter 4,-

- (i) in Sub-heading Note 1, for the letters "i. e.", the words "that is" shall be substituted;
- (ii) in tariff item 0406 40 00, for the entry in column (2), the following entry shall be substituted, namely:-
 - "-Blue-veined cheese and other cheese containing veins produced by Penicillium roqueforti";
- (5) in Chapter 5,
 - (i) tariff item 0503 00 00 and the entries relating thereto shall be omitted;
- (ii) heading 0509, sub-heading 0509 00, tariff items 0509 00 10 and 0509 00 90 and the entries relating thereto shall be omitted;
- (6) in Chapter 6, in heading 0603, for tariff item 0603 10 00 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:--
 - "- Fresh:

0603 11 00	_	Roses:	kg.
0603 12 00		Carnations	kg.
0603 13 00		Orchids	kg.
0603 14 00	_	Chrysanthemums	kg.
0603 19 00		Other	kg.";

- (7) in Chapter 7,—
- (i) in heading 0709, tariff items 0709 10 00 and 0709 52 00 and the entries relating thereto shall be omitted;
 - (ii) in heading 0711, tariff item 0711 30 00 and the entries relating thereto shall be omitted;

25TH JUNE, 2009

		*	
		(0)	(4)
/13	(2)	(3)	(4)
(1)	(2)		

- (8) in Chapter 8,---
- (i) in Note 3, in clauses (a) and (b), for the letters "e.g." wherever they occur, the words "for example" shall be substituted;
- (ii) in heading 0802, after tariff item 0802 50 00 and the entries relating thereto, the following tariff item and entries shall be inserted, namely:-

"0802 60 00 - Macadamia nuts

kg.

Nil":

- (iii) in heading 0805, in tariff item 0805 40 00, for the entry in column (2), the entry "- Grapefruit, including pomelos" shall be substituted;
 - (iv) in heading 0810, tariff item 0810 30 00 and the entries relating thereto shall be omitted;
- (9) in Chapter 9,—
- (i) in heading 0906, for sub-heading 0906 10, tariff items 0906 10 10 to 0906 10 90 and the entries relating thereto, the following sub-headings, tariff items and entries shall be substituted, namely:-
 - "- Neither crushed nor ground:

0906 11	 Cinnamon (Cinnamomum zeylanicum Blume):		
0906 11 10	 Cinnamon bark	kg.	Nil
	Cinnamon tree flowers	kg.	Nil
0906 11 90		kg.	Nil
0906 19			
0906 19 10		kg.	Nil
0906 19 90		kg.	Nil";
0900 19 90	 Other	_	

- (ii) in heading 0910, sub-heading 0910 40, tariff items 0910 40 10 to 0910 50 00 and the entries relating thereto shall be omitted;
- (10) in Chapter 10, in Note 1, for the brackets and letters"(a)" and "(b)" wherever they occur, the brackets and letters "(A)" and "(B)" shall respectively be substituted;
- (11) in Chapter 11, in heading 1102, tariff item 1102 30 00 and the entries relating thereto shall be omitted:
 - (12) in Chapter 12,---
 - (i) in heading 1207,—
 - (a) sub-heading 1207 10, tariff items 1207 10 10 and 1207 10 90 and the entries relating thereto shall be omitted;
 - (b) sub-heading 1207 30, tariff items 1207 30 10 and 1207 30 90 and the entries relating thereto shall be omitted;
 - (c) sub-heading 1207 60, tariff items 1207 60 10 and 1207 60 90 and the entries relating thereto shall be omitted;
 - (ii) in heading 1209, tariff item 1209 26 00 and the entries relating thereto shall be omitted;

(1) (2) (3) (4)

- (iii) in heading 1211, tariff item 1211 10 00 and the entries relating thereto shall be omitted;
- (iv) in heading 1212,-
- (a) sub-heading 1212 10, tariff items 1212 10 10 and 1212 10 90 and the entries relating thereto shall be omitted:
- (b) sub-heading 1212 30, tariff items 1212 30 10 and 1212 30 90 and the entries relating thereto shall be omitted;
- (13) in Chapter 13,--
 - (i) in heading 1301,-
 - (a) sub-heading 1301 10, tariff items 1301 10 10 to 1301 10 90 and the entries relating thereto shall be omitted;
 - (b) after tariff item 1301 90 49 and the entries relating thereto, the following tariff item and entries shall be inserted, namely:—
 - "--- Other:

1301 90 99 --- Other

kg.

16%":

- (ii) in heading 1302, tariff item 1302 14 00 and the entries relating thereto shall be omitted;
- (14) in Chapter 14,---
 - (i) for Notes 3 and 4, the following Note shall be substituted, namely:-
 - "3. Heading 1404 does not apply to wood wool (heading 4405) and prepared knots or tufts for broom or brush making (heading 9603).";
 - (ii) tariff item 1402 00 00 and the entries relating thereto shall be omitted;
- (iii) heading 1403, sub-heading 1403 00, tariff items 1403 00 10 and 1403 00 90 and the entries relating thereto shall be omitted;
- (iv) in heading 1404, sub-heading 1404 10, tariff items 1404 10 11 to 1404 10 90 and the entries relating thereto shall be omitted;
- (15) in Chapter 15, in heading 1515, tariff item 1515 40 00 and the entries relating thereto shall be omitted;
- (16) in Chapter 19, in Note 3, for the word "coated", the words "completely coated" shall be substituted;
 - (17) in Chapter 20,-
 - (i) in Note 1,-
 - (a) in clause (b), the word "or" occurring at the end shall be omitted;
 - (b) for clause (c), the following clauses shall be substituted, namely:—
 - "(c) bakers' wares and other products of heading 1905; or

		 (0)	(4)
(1)	(2)	(3)	(4)
(- /	\- /	 	

(d) homogenized composite food preparations of heading 2104.";

(ii) in heading 2005, for tariff item 2005 90 00 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:-

"- Other vegetables ad mixtures of vegetables :

2005 91 00 - Bamboo shoots

kg.

16%

2005 99 00 - Other

kg.

16%";

(iii) in heading 2009, after tariff item 2009 19 00, for the entry in column (2), the following entry shall be substituted, namely:-

"- Grapefruit (including pomelo) juice:";

(18) in Chapter 22, in Note 1, in clause (c), for the word and figures "heading 2851", the word and figures "heading 2853" shall be substituted;

(19) in Chapter 23,-

(i) in heading 2302, sub-heading 2302 20, tariff items 2302 20 10 to 2302 20 90 and the entries relating thereto shall be omitted;

(ii) in heading 2306, tariff item 2306 70 00 and the entries relating thereto shall be omitted;

(20) in Chapter 25,-

(i) in heading 2506, for tariff item 2506 10 20, sub-heading 2506 21, tariff items 2506 21 10 to 2506 29 00 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:-

"2506 10 20	In powder	kg.	Nil
2506 20 -	Quartzite:		
2506 20 10	In lumps	kg.	Nil
2506 20 20	In powder	kg.	Nil
2506 20 90	Other	kg.	Nil";

(ii) in heading 2508, sub-heading 2508 20, tarif items 2508 20 10 and 2508 20 90 and the entries relating thereto shall be omitted;

(iii) for heading 2513, tariff items 2513 11 00 and 2513 19 00 and the entries relating thereto, the following heading, tariff item and entries shall be substituted, namely:—

"2513 PUMICE STONE, EMERY; NATURAL

CORUNDUM, NATURAL GARNET AND OTHER NATURAL ABRASIVES WHETHER

OR NOT HEAT-TREATED

2513 10 00 - Pumice stone

kα.

Nil";

(iv) in heading 2516, for tariff itmes 2516 12 00 to 2516 22 00 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:-

"2516 12 00 - Merely cut, by sawing or otherwise, into blocks or slabs of a rectangular

(including square) shape

kg.

Nil

OFFICIAL GAZETTE — GOVT. OF GOA

 SERIES I No. 13
 (SUPPLEMENT)
 25TH JUNE, 2009

 (1)
 (2)
 (3)
 (4)

 2516 20 00 - Sandstone
 kg.
 Nil";

(v) in heading 2524, for sub-heading 2524 00, tariff items 2524 00 11 to 2524 00 99 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

"2524 10 00 -	Crocidolite	kg.	Nil
2524 90 -	Other:	5.	1411
	In rock form:		
2524 90 11	Chrysotile	kg.	Nil
2524 90 12	Amphibole	kg.	Nil
2524 90 13	Crysolite	kg.	Nil
2524 90 14	Amosite	kg.	Nil
2524 90 19	Other	kg.	Nil
	Fibre raw, beaten or washed or graded to length:	_	·
2524 90 21	Chrysotile	kg.	Nil
2524 90 22	Amphibole	kg.	Nil
2524 90 23	Crysolite	kg.	Nil
2524 90 24		kg.	Nil
2524 90 29	Other	kg.	Nil
	Flakes or powder :		
2524 90 31		kg.	Nil
2524 90 32		kg.	Nil
2524 90 33		kg.	Nil
2524 90 34		kg.	Nil
2524 90 39	Other	kg.	Nil
_	Other:		
2524 90 91		kg.	Nil
2524 90 99	Other	kg.	Nil";

(vi) in heading 2529,—

- (a) in the entry in column (2), for the word "FELSPAR", the word "FELDSPAR" shall be substituted;
- (b) in sub-heading 2529 10, in the entry in column (2), for the word "Felspar", the word "-Feldspar" shall be substituted;

(21) in Chapter 26,-

- (i) in Note 3, for the word "ash" wherever it occurs, the words "slag, ash" shall be substituted;
- (ii) in sub-heading Note 2, for the word "Ash", the words "Slag, ash" shall be substituted;
- (iii) in heading 2620, in the entry in column (2), for the word "ASH", the word "SLAG, ASH" shall be substituted;

(22) in Chapter 27,-

(i) for Sub-heading Note 3, the following Sub-heading Note shall be substituted, namely:—

(4)(3)(2)(1)

- "3. For the purposes of tariff items 2707 10 00, 2707 20 00, 2707 30 00 and 2707 40 00, the terms "benzol (benzene)", "toluol (toluene)", "xylol (xylenes)" and "naphthalene" apply to products which contain more than 50% by weight of benzene, toluene, xylenes or naphthalene, respectively.";
- (ii) in heading 2707, tariff item 2707 60 00 and the entries relating thereto shall be omitted;
- (23) in Section VI, in Note 1,-
- (i) in paragraph (a), for the brackets and letter "(a)", the brackets and letter "(A)" shall be substituted;
 - (ii) for paragraph (b), the following paragraph shall be substituted, namely:—
 - "(B) Subject to paragraph (A) above, goods answering to a description in heading 2843, 2846 or 2852 are to be classified in those headings and in no other heading of this Section.;
- (24) in Chapter 28,---
 - (i) in Note 2,—
 - (a) for the words, brackets and figures "inorganic bases (heading 2838), organic products included in headings 2843 to 2846", the words , brackets and figures "inorganic bases (heading 2842), organic products included in headings 2843 to 2846 and 2852" shall be substituted;
 - (b) in clause (e), for the word and figures "heading 2851", the word and figures "heading 2853" shall be substituted:
 - (ii) in heading 2811, tariff item 2811 23 00 and the entries relating thereto shall be omitted;
 - (iii) in heading 2824, tariff item 2824 20 00 and the entries relating thereto shall be omitted;
 - (iv) in heading 2826,—
 - (a) sub-heading 2826 11, tariff items 2826 11 10 and 2826 11 20 and the entries relating thereto shall be omitted:
 - (b) sub-heading 2826 20, tariff items 2826 20 10 and 2826 20 20 and the entries relating thereto shall be omitted;
- (v) in heading 2827, tariff items 2827 33 00, 2827 34 00 and 2827 36 00 and the entries relating thereto shall be omitted;
- (vi) in heading 2830, tariff items 2830 20 00 and 2830 30 00 and the entries relating thereto shall be omitted;
- (vii) in heading 2833,-
 - (a) tariff item 2833 23 00 and the entries relating thereto shall be omited;
 - (b) sub-heading 2833 26, tariff items 2833 26 10 and 2833 26 90 and the entries relating thereto shall be omitted;
- (viii) in heading 2835, tariff item 2835 23 00 and the entries relating thereto shall be omitted;
- (ix) in heading 2836, tariff items 2836 10 00 and 2836 70 00 and the entries relating thereto shall be omitted;

25TH JUNE, 2009

(1) (2) (3) (4)

(x) heading 2838, sub-heading 2838 00, tariff items 2838 00 10 to 2838 00 30 and the entries relating thereto shall be omitted;

(xi) in heading 2839, tariff items 2839 20 00 and the entries relating thereto shall be omitted;

(xii) in heading 2841, sub-heading 2841 10, tariff items 2841 10 10, 2841 10 90, sub-heading 2841 20, tariff items 2841 20 10 and 2841 20 20 and the entries relating thereto shall be omitted;

(xiii) for heading 2851, sub-heading 2851 00, tariff items 2851 00 10 to 2851 00 90 and the entries relating thereto, the following heading, sub-heading and tariff items and the entries shall be substituted, namely:—

"2852 00 00	COMPOUNDS, INORGANIC OR ORGANIC, OF MERCURY, EXCLUDING AMALGAMS	kg _.	16%
2853	OTHER INORGANIC COMPOUNDS (INCLUDING DISTILLED OR CONDUCTIVITY WATER AND WATER OF SIMILAR PURITY); LIQUID AIR (WHETHER OR NOT RARE GASES HAVE BEEN REMOVED); COMPRESSED AIR; AMALGAMS, OTHER THAN AMALGAMS OF PRECIOUS METALS		
2853 00 -	Other inorganic compounds (including distilled or conductivity water and water of similar purity); liquid air (whether or not rare gases have been removed); compressed air; amalgams, other than amalgams of precious metals:		
2853 00 10 —	Distilled or conductivity water and water of similar purity	kg.	16%
2853 00 20	Liquid air, whether or not any fraction of rare gases has been removed	kg.	16%
2853 00 30 —	Compressed air	kg.	Nil
2853 00 40	Amalgams, other than of precious metals	kg.	16%
	Other:		
2853 00 91	Cyanogen Chloride [(CN) CL]	kg.	16%
2853 00 99	Other	kg.	16%";

(25) in Chapter 29,-

(i) in Note 5,-

⁽a) for brackets and letters "(a)", "(b)", "(c)", "(d)", and "(e)", the brackets and letters "(A)", "(B)", "(C)", "(D)", and "(E)" shall respectively be substituted;

⁽b) in paragraph (C) as so-re-numbered,

(1)	(2)	(3)	(4)

- (A) for the brackets and letters "(A)" and "(B)", the brackets and figures "(1)" and "(2)" shall be respectively be substituted;
- (B) after sub-paragraph (2) so re-numbered, the following sub-paragraph shall be inserted, namely:—
 - "(3) co-ordination compounds, other than products classifiable in Sub-Chapter XI or heading 2941, are to be classified in the heading which occurs last in numerical order in Chapter 29, among those appropriate to the fragments formed by "cleaving" of all metal bonds, other than metal-carbon bonds.";
 - (ii) in Note 6, the word, "mercury" shall be omitted:
 - (iii) for Sub-heading Note, the following Sub-heading Notes shall be substituted, namely:—

"SUB- HEADING NOTES

- 1. Within any one heading of this Chapter, derivatives of a chemical compound (or group of chemical compounds) are to be classified in the same sub-heading as that compound (or group of compounds) provided that they are not more specially covered by any other sub-heading and that there is no residual sub-heading named "other" in the series of sub-heading concerned.
 - 2. Note 3 to this Chapter shall not be applicable to the sub-headings of this Chapter.";
 - (iv) in heading 2903,-
 - (a) in tariff item 2903 15 00, for the entry in column (2), the following entry shall be substituted, namely:—
 - "-- Ethylene dichloride (ISO) (1,2-dichloroethane)";
 - (b) for sub-heading 2903 30, tariff items 2903 30 11 to 2903 30 30 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—
 - "- Fluorinated, brominated or iodinated derivatives of acyclic hydrocarbons:

2903 31 00		Ethylene dibromide(ISO) (1, 2-dibromoethane)	kg.	16%
2903 39	_ 	Other: Fluorinated derivatives:	*	
2903 39 11		1-Propene, 1,1, 3, 3, 3 pentafluoro – 2- (Trifluoromethyl) (PFIB)	kg.	16%
2903 39 19		Other	kg.	16%
2903 39 20		Brominated derivatives	kg.	16%
2903 39 30		Iodinated derivatives	kg.	16%
2903 39 90		Other	kg.	16%";

(c) for tariff item 2903 51 00 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:—

OFFICIAL GAZETTE - GOVT. OF GOA

SERIES I No. 1	3 (SUPPLEMENT)		25TH JUNE, 2009
(1)	(2)	(3)	(4)
"2903 51 00 -	1,2, 3, 4, 5, 6-Hexachlorocyclohexane (HCH (ISO)), including lindane (ISO , INN)	kg.	16%
2903 52 00	Aldrin (ISO), chlordane (ISO) and heptachlor (ISO)	kg.	16%";

(d) for sub-heading 2903 62, tariff items 2903 62 10 to 2903 62 29 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

"2903 62	 Hexachlorobenzene (ISO) and DDT (ISO) (clofenotane (INN), 1,1,1,-trichloro-2, 2-bis (p-chlorophenyl) ethane):		
2903 62 10	Hexachlorobenzene (ISO) DDT(ISO) (clofenotane (INN). 1, 1, 1-trichloro-2, 2-bis (p-chlorophenyl) ethane):	kg.	16%
2903 62 21	 DDT -Technical 75 Wdp	kg.	16%
2903 62 29	 Other	kg.	16%";

- (v) in heading 2905, tariff item 2905 15 00 and the entries relating thereto shall be omitted; (vi) in heading 2906, tariff item 2906 14 00 and the entries relating thereto shall be omitted; (vii) in heading 2907, tariff item 2907 14 00 and the entries relating thereto shall be omitted; (viii) in heading 2908, for tariff item 2908 10 00, sub-heading 2908 20, tariff items 2908 20 10 to 2908 20 29, sub-heading 2908 90, tariff items 2908 90 10 to 2908 90 90 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—
 - "- Derivatives containing only halogen substituents and their salts:

2908 11 00		Pentachlorophenol (ISO)	kg.	16%
2908 19 00	_	Other	kg.	16%
•	-	Other:		
2908 91 00	-	Dinoseb (ISO) and its salts	kg.	16%
2908 99		Other:		
2908 99 10		Para nitrophenol	kg.	16%
2908 99 20		Musk xylol	kg.	16%
2908 99 90		Other	kg.	16%";

(ix) in heading 2909, tariff item 2909 42 00 and the entries relating thereto shall be omitted;

(x) in heading 2910, after tariff item 2910 30 00 and the entries relating thereto, the following tariff item and entries shall be inserted, namely:—

"2910 40 00 - Dieldrin (ISO, INN)

kg.

16%";

(xi) in heading 2912, tariff item 2912 13 00 and the entries relating thereto shall be omitted;

(xii) in heading 2915,—

(a) tariff items 2915 22 00 and 2915 23 00 and the entries relating thereto shall be omitted:

(b) for tariff item 2915 34 00 and 2915 35 00 and the entries relating thereto, the following tariff item and entries shall be substituted, namely:—

25TH JUNE, 2009

(1)	(2)	(3)	(4)
"2915 36 00	Dinoseb (ISO) acetate	kg.	16%";

(xiii) in heading 2916, after tariff item 2916 35 00 and the entries relating thereto, the following tariff item and entries shall be inserted, namely:-

"2916 36 00 - Binapacryl (ISO)

kg.

16%";

(xiv) in heading 2917, tariff item 2917 31 00 and the entries relating thereto shall be omitted;

(xv) in heading 2918,—

(a) after tariff item 2918 16 90 and the entries relating thereto, the following tariff item and entries shall be inserted, namely:-

"2918 18 00 - Chlorobenzilate (ISO)

kg.

16%";

(b) for tariff item 2918 90 00 and the entries relating thereto,x the following tariff items and entries shall be substituted, namely:--

"- Other:

2918 91 00 - 2,4,5-T (ISO) (2, 4, 5,trichlorophenoxyacetic acid), ka.

16%

its salts and esters

2918 99 00 - Other

kg.

16%";

(xvi) for heading 2919, sub-heading 2919 00, tariff items 2919 00 10 to 2919 00 90 and the entries relating thereto, the following heading, sub-heading, tariff items and entries shall be substituted, namely:---

"2919	PHOSPHORIC ESTERS AND THEIR SALTS,			
	INCLUDING LECTO PHOSPHATE; THEIR			
	HALOGENATED, SULPHONATED,			
	NITRATED OR NITROSATED DERIVATIVES			

2919 10 00	-	Tris (2,3-dibromopropyl) phosphate	kg.	16%
2919 90	-	Other:		
2919 90 10		Glycerophosphoric acid	kg.	16%
2919 90 20		Calcium glycerophosphate	kg.	16%
2919 90 30		Iron glycerophosphate	kg.	16%
2919 90 40		Sodium glycerophosphate	kg.	16%
2919 90 50		Tricresyl phosphate	kg.	16%
2919 90 90		Other	kg.	16%'';

(xvii) for heading 2920, tariff items 2920 10 10 and 2920 10 20 and the entries relating thereto, the following heading, sub-heading, tariff items and the entries shall be substituted, namely:—

ESTERS OF OTHER INORGANIC ACIDS "2920 OF NON-METALS (EXCLUDING ESTERS OF HYDROGEN ALLIEDS) AND THEIR SALTS; THEIR HELOGENATED, SULPHONATED, NITRATED OR NITROSATED DERIVATIVES Thiophosphoric esters (phosphorothioates) and

their salts; their halogenated, sulphonated,

OFFICIAL GAZETTE — GOVT. OF GOA

SERIES I No.	13 (SUPPLEMENT)		25TH JUNE, 2009
(1)	(2)	(3)	(4)
	nitrated or nitrosated derivatives:		
2920 11 00 -	Parathion (ISO) and	kg.	16%
	parathion-methyl (ISO) (methylparathion)		
2920 19 -	Other:		
2920 19 10 -	- Phosphorothioic acid,	kg.	16%
	S [2-(diethylamino) ethyl]		
	O,O-diethyl ester		
2920 19 20 -	- Thiophosphoric ester	kg.	16%
	(phosphorothicates) and their salts, their		
	halogenated, sulphonated, nitrated or		
	nitrosated derivatives		
2920 19 90	- Other	kg.	1 6 % ";

(xviii) in heading 2921, tariff item 2921 12 00 and the entries relating thereto shall be omitted;

(xix) in heading 2922, sub-heading 2922 22, tariff items 2922 22 10 to 2922 22 90 and the entries relating thereto shall be omitted;

(xx) in heading 2924, after tariff item 2924 11 00 and the entries relating thereto, the following tariff item and entries shall be inserted, namely:—

"2924 12 00 - Fluoroacetamide (ISO), kg.
monocrotophos (ISO) and
phosphamidon (ISO)

(xxi) in heading 2925, for sub-heading 2925 20, tariff items 2925 20 10 and 2925 20 90 and the entries relating thereto, the following sub-heading, tariff items and the entries shall be substituted, namely:—

"- Imines and their derivatives, salts thereof:

2925 21 00	-	Chlordimeform (ISO)	kg.	16%
2925 29	***	Other:		
2925 29 10		Guanidine nitrate	kg.	16%
2925 29 90		Other	kg.	16%";

(xxii) in heading 2930,-

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- (a) tariff item 2930 10 00 and the entries relating thereto shall be omitted;
- (b) after tariff item 2930 40 00 and the entries relating thereto, the following tariff item and entries shall be inserted, namely:—

"2930 50 00 - Captafol (ISO) and kg. 16%"; methamidophos (ISO)

(xxiii) in heading 2936, tariff item 2936 10 00 and the entries relating thereto shall be omitted;

(xxiv) in heading 2939, for tariff item 2939 19 00, sub-heading 2939 21, tariff items 2939 21,10 to 2939 29 00 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—

16%";

25TH JUNE, 2009

16%

(1)	(2)	(3)	(4)
"2939 19 00	- Other	kg.	16%
2939 20	- Alkaloid of cinchona and their		
	derivatives; salts thereof:		
2939 20 10	Quinine alkaloids	kg.	16%
2939 20 20 -	Quinine hydrochloride	kg.	16%
2939 20 30	Quinine sulphate	kg.	16%
2939 20 40	Chloroquine phosphate	kg.	16%
2939 20 50	Benzeneacetic acid,	kg.	16%
	alpha- hydroxy-alpha-phenyl,		
	1-azabicyclo[2.2.2.] oct-3-yl ester		
2939 20 90 -	Other	kg.	16%";

(26) in Chapter 30,---

- (i) in Note 4,--
- (a) in clause (a), for the words "suture materials", the words "suture materials (including sterile absorbable surgical or dental yarns)" shall be substituted;
 - (b) in clause (c), after the word "haemostatics", the following words shall be inserted, namely:—
 - "sterile surgical or dental adhesion barriers, whether or not absorbable;";
 - (c) after clause (j), the following clause shall be inserted, namely:—
 - "(k) appliances identifiable for ostomy use, that is, colostomy, ileostomy and urostomy pouches cut to shape and their adhesive wafers or faceplates.";
- (ii) in heading 3001, sub-heading 3001 10, tariff items 3001 10 10 to 3001 10 99 and the entries relating thereto shall be omitted;
- (iii) in heading 3004, in tariff item 3004 32 00, in column (2), for the word "and", the word "or" shall be substituted;
 - (iv) in heading 3006,-
 - (a) for sub-heading 3006 10, tariff items 3006 10 10 and 3006 10 20 and the entries relating thereto, the following sub-heading, tariff items and entries shall be substituted, namely:—
- "3006 10 Sterile surgical catgut, similar sterile suture materials (including sterile absorbable surgical or dental yarns) and sterile tissue adhesives for surgical wound closure; sterile laminaria and sterile laminaria tents; sterile absorbable surgical or dental haemostatics; sterile surgical or dental adhesion barriers, whether or not absorbable:
- 3006 10 10 -- Sterile, surgical catgut and similar sterile kg.
 suture materials (including sterile absorbable
 surgical or dental yarns) and sterile tissue
 adhesives for wound closure

OFFICIAL GAZETTE — GOVT. OF GOA

SERIES I No. 13 (SUPPLEMENT)

25TH JUNE, 2009

(1)	(2)	(3)	(4)
3006 10 20	Sterile laminaria and sterile laminaria tents, sterile absorbable surgical or dental haemostatics, sterile surgical or dental adhesion barriers, whether or not absorbable	kg.	16%";

(b) for tariff item 3006 80 00 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:—

"- Other:

3006 91 00 - Appliances identifiable for ostomy use kg. 16% 3006 92 00 - Waste pharmaceuticals kg.";

(27) in Chapter 31,—

- (i) in Note 1, in clause (b), for the brackets and letter "(A)" wherever they occur, the brackets and letter "(a)" shall be substituted;
- (ii) in Note 2, for the brackets and letters "(A)", (B)", "(C)" and "(D)" wherever they occur, the brackets and letters "(a)", "(b)", "(c)", and "(d)" shall respectively be substituted;
- (iii) in Note 3, for the brackets and letters "(A)", "(B)", and "(C)" wherever they occur, the brackets and letters "(a)", "(b)", and "(c)", shall, respectively be substituted;
- (iv) in Note 4, for the brackets and letters "(A)" and "(B)" wherever they occur, the brackets and letters "(a)" and "(b)" shall respectively be substituted;
 - (v) in heading 3102, tariff item 3102 70 00 and the entries relating thereto shall be omitted;
 - (vi) in heading 3103, tariff item 3103 20 00 and the entries relating thereto shall be omitted;
 - (vii) in heading 3104, tariff item 3104 10 00 and the entries relating thereto shall be omitted;
- (28) in Chapter 32, in heading 3206, tariff items 3206 30 00 and 3206 43 00 and the entries relating thereto shall be omitted;

(29) in Chapter 33,-

- (i) in heading 3301,—
- (a) tariff items 3301 11 00, 3301 14 00 and 3301 2100 and the entries relating thereto shall be omitted;
- (b) sub-heading 3301 22, tariff items 3301 22 10 and 3301 22 90 and the entries relating thereto shall be omitted;
- (c) tariff items 3301 23 00 and 3301 26 00 and the entries relating thereto shall be omitted; (30) in Chapter 34,—

(i) in Note 5,-

- (a) for the brackets and letters "(A).", "(B)" and "(C)" wherever they occur, the brackets and letters "(a)" "(b)", and "(c)" shall respectively be substituted;
- (b) for the brackets and letters "(a)", "(b)", "(c)", and "(d)", wherever they occur, the brackets and figures "(i)", "(ii)", "(iii)", and "(iv)", shall respectively be substituted;

(1)

(2)

(3)

(4)

- (ii) in heading 3404, tariff item 3404 10 00 and the entries relating thereto shall be omitted;
- (31) in Chapter 37,-
 - (i) in heading 3702, tariff item 3702 20 00 and the entries relating thereto shall be omitted:
 - (ii) in heading 3705, tariff item 3705 20 00 and the entries relating thereto shall be omitted;
- (32) in Chapter 38,-
 - (i) in Note 1, in clause (c), for the word "ash", the words "slag, ash" shall be substituted;
 - (ii) for Sub-heading Note, the following Sub-heading Notes shall be substituted, namely:-

"SUB-HEADING NOTES

- 1. Sub-heading 3808 50 covers only goods of heading 3808, containing one or more of the following substances: aldrin(ISO); binapacryl (ISO); camphechlor (ISO); (toxaphene); captafol (ISO); chlordane (ISO); chlordimeform (ISO); chlorobenzilate (ISO); DDT (ISO) (clofenotane (INN), 1,1,1-trichloro-2,2-bis(p-chlorphenyl) ethane); dieldrin (ISO, INN), dinoseb (ISO), its salts or its esters; ethylene dibromide (ISO) (1,2-dibromoethane); ethylene dichloride (ISO) (1,2-dichloroethane); fluoroacetamide (ISO); heptachlor (ISO); hexachlorobenzene (ISO); 1, 2, 3, 4, 5,6-hexachlorocyclohexane (HCH (ISO)), including lindane (ISO, INN); mercury compounds; methamidophos (ISO); monocrotophos (ISO); oxirane (ethylene oxide); parathion (ISO); parathion-methyl (ISO) (methyl-parathion); pentachlorophenol (ISO); phosphamidon (ISO); 2,4,5-T(ISO) (2,4,5-trichlorophenoxyacetic acid), its salts or its esters.
- 2. For the purposes of tariff items 3825 41 00 and 3825 49 00, "waste organic solvents" are wastes containing mainly organic solvents, not fit for further use as presented as primary products, whether or not intended for recovery of the solvents.";
 - (iii) in heading 3805, tariff item 3805 20 00 and the entries relating thereto shall be omitted;
- (iv) in heading 3808, for sub-heading 3808 10, tariff items 3808 10 11 to 3808 10 99, sub-heading 3808 20, tariff items 3808 20 10 to 3808 20 90, sub-heading 3808 30, tariff items 3808 30 10 to 3808 40 00, sub-heading 3808 90, tariff items 3808 90 10 and 3808 90 90 and the entries relating thereto, the following sub-headings, tariff items and entries shall be substituted, namely:—

"3808 50

Goods specified in Sub-heading Note 1 to this Chapter; namely:--aldrin (ISO); binapacryl (ISO): camphechlor (ISO) (toxaphene); captafol (ISO); chlorodane (ISO); chlordimeform (ISO); chlorobenzilate (ISO); DDT (ISO) (clofenotane (INN), 1,1,1trichloro-2,2- bis(p-chlorphenyl) ethane); dieldrin (ISO, INN), dinoseb (ISO), its salts or its esters; ethylene dibromide (ISO) (1,2dibromoethane); ethylene dichloride (ISO) (1, 2-dichloroethane); fluoroacetamide (ISO); heptachlor (ISO); hexachlorobenzene (ISO), 1,2,3,4,5,6 - exachlorocyclohexane (HCH) (ISO)), including lindane (ISO, INN); mercury compounds; methamidophos (ISO); monocrotophos (ISO); oxirane (ethylene

OFFICIAL GAZETTE — GOVT. OF GOA

SERIES I No. 1	3 (SUPPLEMENT)		25TH JUNE, 2009
(1)	(2)	(3)	(4)
	oxide); parathion (ISO); parathion-methyl (ISO); (methyl-parathion); pentachlorophenol (ISO); phosphamidon (ISO); 2,4,5-T (ISO) (2,4,5-trichlorophenoxyacetic acid), its salts or its esters:		
3808 50 00	Aldrin (ISO); binapacryl (ISO); camphechlor (ISO) (toxaphene); captafol (ISO); chlordane (ISO); chlordimeform (ISO); chlorobenzilate (ISO); DDT (ISO) (clofenotane (INN),1,1,1-trichloro-2, 2-bis (p-chlorphenyl) ethane); dieldrin (ISO, INN), dinoseb (ISO), its salts or its esters; ethylene dibromide (ISO) (1, 2-dibromoethane); ethylene dichloride (ISO) (1, 2-dichloroethane); fluoroacetamide (ISO); heptachlor (ISO); hexachlorobenzene (ISO); 1,2,3,4,5,6 -exachlorocyclohexane (HCH (ISO)), including lindane (ISO, INN); mercury compounds; methamidophos (ISO): monocrotophos (ISO); oxirane (ethylene oxide); parathion (ISO); parathion-methyl (ISO) (methyl-parathion); pentachlorophenol (ISO); phosphamidon (ISO); 2,4,5-T(ISO) (2,4,5, -trichlorophenoxyacetic acid), its salts or its esters	kg.	16%
-	Other:		
3808 91	Insecticides:		
3808 91 11	Aluminium phosphite	kg.	16%
1000 04 40	(for example phostoxin)	1	100/
	Calcium cyanide	kg.	16%
3808 91 13	D.D. v.r. (Dimethyle-dichloro-vinyl-phosphate)	kg.	16%
3808 91 21	• • •	kg.	16%
	Methyl bromide	kg.	16%
	Dimethoate, technical grade	kg.	16%
8808 91 24	-	kg.	16%
	Endosulphan, technical grade	kg.	16%
8808 91 32	Quinal phos	kg.	16%
8808 91 33	Isoproturon	kg.	16%
8808 91 34	Fenthion	kg.	16%
808 91 35	Cipermethrin, technical grade	kg.	16%
8808 91 36	Allethrin	kg.	16%
808 91 37	Synthetic pyrethrum .	kg.	16%
	Other:		
	Repellants for insects such as flies, mosquito	kg.	16%
808 91 92	Paper impregnated or coated with insecticides such as D.D.T. coated paper	kg.	16%

25TH JUNE, 2009

(1)	(2)	(3)	(4)
3808 91 99 —	- Other	kg.	16%
3808 92 -	Fungicides:		
3808 92 10		kg.	16%
3808 92 20 -	- Sodium penta chlorophenate	kg.	16%
0000 02 110	(santrobrite)		
3808 92 30	المستمامية والمستعددة المستعددة المستعدد المستعد المستعدد المستعدد المستعدد المستعدد المستعدد المستعدد المستعدد ا	kg.	16%
	- Zineb	kg.	16%
	- Copper oxychloride	kg.	16%
	- Other	kg.	16%
	we at the second and a second and a second	ū	
3808 93 -			
0000 00 10	and plant-growth regulators:	kg.	16%
3808 93 10 -	- Chloromethyl phenozy acetic acid	9-	
	(M.C.P.A.)	kg.	16%
0000 02 27	- 2:4 Dichloro phenoy acetic acid and its esters	kg.	16%
3808 93 30 -		kg.	16%
0000 01 11	- Plant growth regulators	-	16%
3808 93 50 -	- Weedicides and weed killing agents	kg.	16%
3808 93 90 -	- Other	kg.	
3808 94 00	- Disinfectants	kg.	16%
3808 99	- Other:	,	109/
3808 99 10 -	Pesticides, not else where specified or included	kg.	16%
3808 99 90 -	- Other	kg.	16%";

(v) in tariff item 3821 00 00, for the entry in column (2), the following entry shall be substituted, namely:—

"PREPARED CULTURE MEDIA FOR DEVELOPMENT OR MAINTENANCE OF MICRO-ORGANISMS (INCLUDING VIRUSES AND THE LIKE) OR OF PLANT, HUMAN OR ANIMAL CELLS";

vi) in heading 3824,-

- (a) sub-heading 3824 20, tariff items 3824 20 10 to 3824 20 90 and the entries relating thereto shall be omitted;
- (b) for tariff item 3824 60 90, sub-heading 3824 71, tariff items 3824 7110, 3824 71 90, sub-heading 3824 79, tariff items 3824 79 10 and 3824 79 90 and the entries relating thereto, the following tariff items and entries shall be substituted, namely:—

"3824 60 90	Other	kg.	16%
	Mixtures containing halogenated derivatives of		
•	methane, ethane or propane:		
3824 71 00 -	Containing chlorofluorocarbons (CFCs),	kg.	16%
	whether or not containing hydrochlorofluoro-		
	carbons (HCFCs), perfluorocarbons (PFCs)		
	or hydrofluorocarbons (HFCs)		